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FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1361968-0
Total Deleted Page(s) = 13
Page 20 ~ b6; b7C;
Page 22 ~ b6; b7C; b7E;
Page 24 ~ b6; b7C; b7E;
Page 38 ~ Duplicate;
Page 51 ~ Duplicate;
Page 52 ~ Duplicate;
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Page 54 ~ Duplicate;
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Page 268 ~ Referral/Consult;
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Page 283 ~ Referral/Consult;
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b6 Room 3865 b7C FEB 2 8 1939 BY COURTER 5

Honorable

The White House Washington, D.C.

Dear

Reference is made to my letters to your office, the most recent being dated February 27, 1989, which furnished the partial results of à background investigation concerning Senator John Goodwin Tower.

Transmitted herewith is a copy of a memorandum containing the results of an additional interview in this matter.

This completes our investigation.

Sincerely yours,

Floyd I. Clarke Assistant Director

Criminal Investigative Division

161-20113-20

Enclosure

RETURN TO

ROOM 4371

APR 25 1989

Crim. Inv. 2-ENCLOSURE Ident. Intell. Legal Coun.

Off. Cong. & Public Affs. Rec. Mant. _ Tech. Servs. Training Off. Liaison & Int. Affs. _ Telephone Rm.

Exec AD Adm. Exec AD Inv. Exec AD LES Asst. Dir.: Adm. Servs.

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Director's Sec'y ____ MAIL ROOM

FEB 28 1989

JOHN GOODWIN TOWER

The information in this memorandum supplements the information contained in summary memoranda dated December 13 and 23, 1988, January 6, 13 and 25, 1989, and February 8, 20 and 27, 1989, and completes the investigation.

Interview of Senator Tower

On February 27, 1989, Senator Tower was reinterviewed percentage the allegations contained on pages 8 and 45 of the summary memorandum dated February 27, 1989, entitled "Allegation and "Allegation regarding Senator Tower at a night club in Houston, Texas, in July, 1988," respectively, concerning his use of alcohol. The results of Senator Tower's interview are incorporated in this memorandum.

RAM:jlp (2)

RETURN TO ROOM 4371

ENCLOSURE

161-20403-259

FEDERAL BUREAU OF INVESTIGATION

Date of transcription	2/27/89

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JOHN G. TOWER, Room 4E830, PENTAGON, Washington, D. C., was advised of the identities of the interviewing Agents and of the fact that the FEDERAL BUREAU OF INVESTIGATION (FBI) had additional questions for him in connection with the background investigation currently being conducted of him.

At the outset of the interview and in response to a prior request, Tower furnished a copy of the visa stamps on his United States passport. In particular, Tower noted that the one triangular shaped stamp on page 8 of his passport is the stamp which was received when he entered Islamabad, Pakistan. Tower advised that, although the stamp does not copy well, the date on this stamp is readable, "24-8-87," the date when Tower arrived in Islamabad on his direct flight from London, British Air flight 223. He had departed London on August 23, 1987. He further advised that the rectangular shaped stamp which overlaps the triangular shaped stamp was the one he received upon exiting Pakistan at Karachi, dated "29-8-87." A copy of these pertinent pages from the passport of JOHN G. TOWER are included and are made a part of this document.

							
Investigation on	2/27/89at	Was	hington,	D.C.		WMFO 161A-19411	
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This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

WMFO 161A-19411

Continuation of FD-302 of	JOHN	G.	TOWER		2/27/89	2
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The visa stamp, a copy of which was furnished earlier in this interview, should also verify this fact. Concerning the December 12, 1987, allegations, TOWER advised that his travel schedule, previously furnished to the FBI, reveals that he departed Washington, D. C., enroute to Dallas, Texas, by American Airlines at 12:50 p.m. Concerning the May 13, 1988, allegations by TOWER advised that he traveled to Seattle, Washington, that day and was speaking at the HENRY S. JACKSON MEMORIAL FOUNDATION Dinner. TOWER was the principle speaker for that occasion.

b7C

TOWER was asked whether any of the specific allegations or details of these allegations might lead him to believe that had the wrong date, but the correct information. TOWER advised that none of these people, dinners, or actions which were described by sounded at all familiar to TOWER. He explained that he very rarely goes into the bar at the JEFFERSON HOTEL and has dinner in the restaurant area, not in the bar. only time he might go to the bar is to sit and wait for a particular individual before joining that individual for dinner in the restaurant. He does not recall ever having socialized with an Australian or a group of Australians at the JEFFERSON peaking of and the allegations made by TOWER advised that "this guy is a first class liar." _Speaking of Upon hearing the description which gave of TOWER's alleged behavior on May 15, 1988, under the influence of alcohol, TOWER advised that "in my heaviest drinking days, I never conducted myself in this manner." In summary, TOWER denied all allegations made by and stated he does not recall any actions on his own part which could possibly have been the source of these allegations.

TOWER was advised that investigation by the FBI
revealed that there were several dates during which TOWER and
were both staying at the JEFFERSON HOTEL. These dates
were July 15, 1987; July 16, 1987; and July 17, 1987. TOWER advised
that a search of his records reveals that, on July 15, 1987, he
gave an interview at 4:00 p.m. with BRUCE MORTON of CBS NETWORK;
a 6:30 p.m, interview with TOM BROCAW of NBC NETWORK; and a
10:10 p.m. interview with NANCY DICKINSON of CHANNEL 5. TOWER
advised that on July 16, 1987, he had a dinner with two
individuals at the JEFFERSON HOTEL. These individuals are
and a British friend of TOWER's. The dinner

DIOKE UP approximately 11:00 p.m. and TOWER retired for the

WMFO 161A-19411

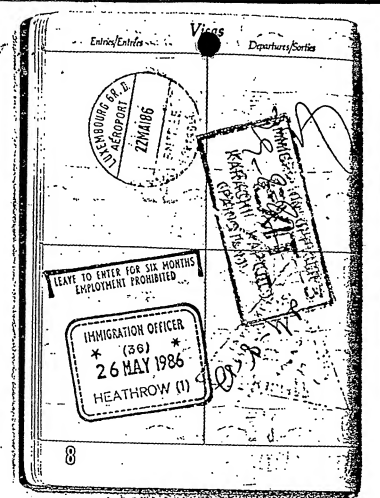
JOHN G. TOWER

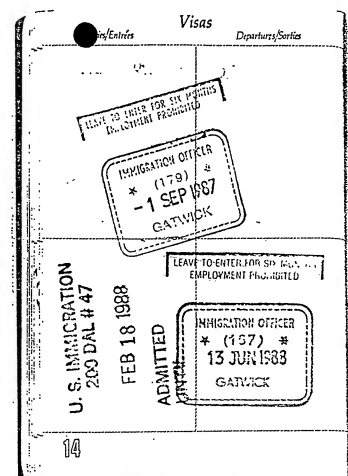
evening. At 3:29 p.m. on July 17, 1987, TOWER left Wasnington, D. C., to travel to Dallas, Texas. As a result, he did not stay in Washington, D. C., on the evening of July 17, 1987. TOWER advised that on none of these three evenings did he abuse alcohol or conduct himself in any way which might have been the source of any of the allegations made by TOWER advised that he is aware of the fact that the FBI interviewed who is now employed at Washington, D. C. Ho is allegations to the source of washington. D. C. Ho is allegations to the source of washington. D. C. Ho is allegations to the source of the fact that the FBI washington. D. C. Ho is allegations to the source of the source of who is now employed at washington.	Continuation of FD-302 of	JOHN G. TOWER	On	2/27/89	3	
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received allegations concerning inappropriate behavior by Tower with a female dressed in a strapless gown. This behavior was alleged to have taken place at a restaurant in Dallas. Texas. Tower advised that, following a conversation with he recalled the evening in question. That evening, Tower had dinner alone at the MANSION RESTAURANT in Dallas, Texas. Following that dinner, Tower joined the group which he described as the HISPANIC ASSEMBLY OF DALLAS at the SAN SIMEON RESTAURANT. At the gathering that evening were tower that evening were tower and the poined this group for about one or one and one-half hours and left alone. He estimated that he left that group about 11:00 p.m., but this is only an estimation on his part. Concerning his use of alcohol that evening, Tower commented that when he came in, the group was finishing their dinner. He sat down among them and believes he had a glass of their dinner wine. He cannot state exactly how much wine he had that evening, but he is certain he was not under the influence of alcohol at any time during that entire evening. At all times, his conduct and deportment were proper. He did note, however, that this was a very cordial and sociable group of friends, many of whom had known each other for many years. Although the entire group was active and sociable, there was no improper behavior on TOWER's part or the part of anyone else to the best of his recollection. Tower was advised that the allegation received by the FBI involved TOWER's inappropriate behavior with a female, who is said to have fallen down while wearing a strapless dress. Tower advised that he does not have any recollection whatsoever of anyone falling down. He stated that he is aware of the fact hat he cannot verify this fact from his own knowledge, although he does recall that the female in the allegation received by the FBI was the cannot verify this fact from his own knowledge, although he does recall that	received a with a fer alleged to TOWER advirecalled alone at a dinner, To ASSEMBLY of gathering years, as one-half a group about part. Cornomented dinner. If their dinner that even alcohol at his conduct that this of whom ha group was TOWER's parecollection the FBI in who is sail TOWER advisof anyone that received by the cannot a does recalled.	who is now employed shington, D. C. He is also aware that allegations concerning inappropriate be male dressed in a strapless gown. This is a have taken place at a restaurant in I ised that, following a conversation with the evening in question. That evening, the MANSION RESTAURANT in Dallas, Texas OWER joined the group which he describe of DALIAS at the SAN SIMEON RESTAURANT. That evening were rower and left alone. He estimated that the joined this group for about mours and left alone. He estimated that the tall:00 p.m., but this is only an estimated that when he came in, the group was finder wine. He cannot state exactly how any time during that entire evening, but he is certain he was not under any time during that entire evening. It and deportment were proper. He did was a very cordial and sociable group and known each other for many years. All active and sociable, there was no import or the part of anyone else to the boon. Tower was advised that the allegate wolved Tower's inappropriate behavior of the heaven of the falling down. He stated that he is away the FBI was advised the FBI that the female in the part of the part of anyone any recollection of the part of the part of anyone any recollection of the part of the part of anyone any recollection of the part of the part of anyone any recollection of the part o	one at he control one at he co	FBI had ior by Townavior was as. Texas. WER had difference as many or one and left that one his control of his received a female pless dres whatsoever of the facility of the	MER The inner that ANIC Ind Ind Ind Ind Ind Ind Ind I	

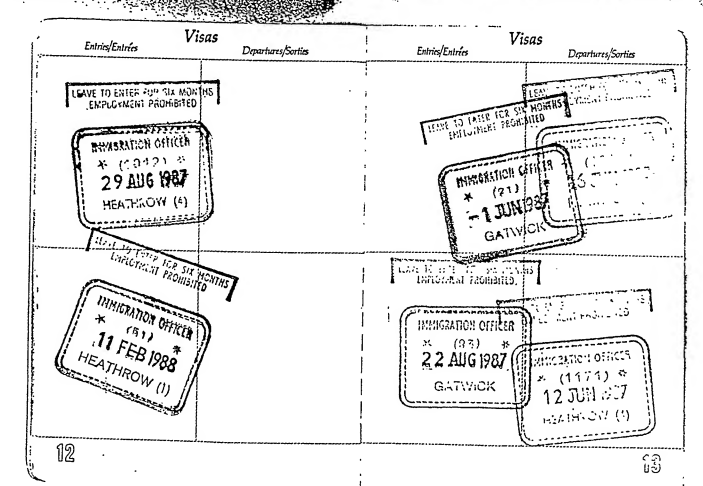
WMFO 161A-19411

	JOHN	G.	TOWER	•	2/27/89	4*	
Continuation of FD-302 of				, Or	n		Page

Tower was asked whether he recalled anything which occurred on the evening in question which might have been misinterpreted by others who did not know the individuals in that party. He advised the he could not think of any behavior on his part or the part of anyone else which might have been misunderstood by anyone. He advised that the restaurant was quite noisy and it was necessary to be quite near any individual with whom one intended to carry on a conversation. He speculated that this physical proximity during conversation might have led to a misunderstanding, but he repeated that this is strictly speculation on his part.







Transmit attached by Facilitie - UNCLAS

TO FBIHQ

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From San Francisco Subject John Goodwin Tower-Polygraph Matter SPECIAL THOPPENT

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Time: Transmitted.

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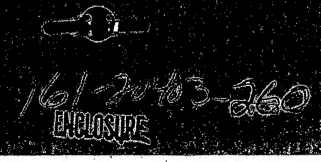
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FEB 28 '89 0:57

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PAGE.001



Memorandum



Subject: POLYGRAPH MATTERS

For purposes of documentation, a polygraph examination was administered as follows:

Date : 2/17/89

Location: SAN FRANCISCO, CALIFORNIA

Examined: DPOB:

Investigation Relating To: The truthfulness of Subject's statements to the FBI.

The charts, as well as other documentation for this examination, were sent to the Polygraph Sub Unit, FBI Laboratory. No cover letter or accompanying communication was used. This memorandum is to be filed in the substantive file for record purposes. When the documents pertaining to the above-described examination are returned from the laboratory, they will be sent to the case file involved in this examination.

As polygraph results are not considered final until completion of the quality control review, preliminary opinions of truth or deception should not appear in any other document prior to concurrence in that opinion by polygraph review personnel of FBIHQ. This includes airtels, teletypes, etc. (MIOG, Part II, Section 13).

1 - 161A-4802 1 - 94-939 Sub B RWH/er (2)

Polygraph Examination Worksheet

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POLYGRAPH REPORT

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IELD OFFICE O	R AGENCY	REQUESTING EXAMINATION	Y		
FBI, SAN	FRANCIS	(00		DATE AUTHORIS	ZED
SAC, SAN	FRANCIS			2/16/89	
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CASE TITLE	JOHN C	OODWIN TOWER;			
REFERENCES	•				
CASE SYNOPSIS	EXAMINER	conclusion			b6 b7
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DA		c T			FB1/DOJ

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FEDERAL BUREAU OF INVESTIGATION

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to your agency; it and its contents are not to be distributed outside your agency.

FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE BALTIMORE	OFFICE OF ORIGIN BUREAU	DATE 3/1/89	INVESTIGATIVE PERIOD 2/28/89	
TITLE OF CASE		REPORT MADE BY		TYPED BY b6
JOHN GOODWIN TO) MEB	CHARACTER OF	CASE	
COIN GOODWIN IC	WATER	SPIN (A	<i>A</i>)	

REFERENCE:

Baltimore report to the Bureau, 2/14/89.

- P -

ADMINISTRATIVE DATA:

BA T-3 is

It is noted that
was opened by a provided reliable information on a confidential basis for the past three months. BA T-3 said he received the information contained in the attached FD-302 recently. Baltimore currently attempting to recontact BA T-3 for a more precise date.

The Baltimore Division is not knowledgeable as to whether an FBI investigation is currently being conducted regarding U.T.L. and the classified data matter. FBIHQ is requested to make a determination as to the appropriateness of transmitting information regarding U.T.L. and the classified data matter to the Senate.

SPECIAL AGENT IN CHARGE	DO NOT WRITE IN SPACES BELO	w
371) -HQ-20403)	161-701113-26 7 APR 25 1989	b6 b7C
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	IN CHARGE 371) -HQ-20403) tached Report	Tached Report Do Not Write IN SPACES BELO Do Not Write IN SPACES BELO APR 25 1989 Notations

BA 161A-HQ-20403

LEAD:

BALTIMORE OFFICE

AT BALTIMORE, MARYLAND

Will await Bureau instructions regarding leads.

B*
COVER PAGE



A North

Copy to:

Report of: Date: SA.

Office:

BALTIMORE

b6 b7C

Field Office File #:

BA 161A-HQ-20403

Bureau File #:

Title:

JOHN GOODWIN TOWER

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SPECIAL INQUIRY (A)

Synopsis:

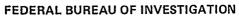
BA T-3 furnished unverified information containing an allegation that JOHN GOODWIN TOWER received payoffs from U.T.L. CORPORATION, Dallas, Texas.

BA T-3 advised the payments were meant to elicit TOWER's assistance in U.T.L.'s efforts to win Government

contracts.

- P -

DETAILS:



		Date of transcription3/1/89	9
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This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

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MAR 02 '89 15:54 FBI - SAN ANTONIO	P.1
448 (Rev. 9-18-78)	
n)	•
Transmit attached by Facsimile - UNCLAS Precedence Precedence	riority.
To: Director, FBI. From: SAC, SAN ANTONIO GLOLA-1468. Subjects John Goodwin Tower initials. Spin (A) Fingerprint Phota Fingerprint Record Map Newspaper clipping Artists Conception Special handling instructions: SPIN UNIT, #	Photograph 3 b6
2 APR	25 i989

ENCLOSURE

TREAT AG ORIGINAL

MAR 2 '89 16:49

Approved:

b park

F81/50.

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FD-302 (REV. 3-10-82)

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 3/2/89	b6 b7c
(protect identity by request). telephone number	b7D
telephonically contacted the Federal Bureau of Investigation (FEI) office in Austin, Texas. on March 2, 1989, with information regarding Senator TOWER	
advised that from	
occasions, and was in a position to observe him as he drank.	
The first occurred during a business or fund raising lunch held in 1982. TOWER arrived and sat at a table with HENRY S. MILLER, and TRAMMEL CROW; all prominent business and political leaders. There were two other persons at the table but could not recall who they were. TOWER did not appear to eat very much but consumed 6 to 8 vodka tonics When the lunch was over, TOWER'S driver came to the table and assisted him in leaving. stated that he recalled Senator TOWER using a cane as well at this time. was not in a position to overhear any of the conversation at the table and does not recall Senator TOWER acting in an inappropriate manner.	
The second incident occurred in 1983 at a cocktail party for which Senator TOWER appeared to be the guest of honor. There were only 10 to 12 people in attendance The party started at about 6:00 p.m., and the senator arrived in the company of a young man that characterized as TOWER'S "runner" or someone who would get his drinks and light his cigarettes. TOWER consumed approximately 6 to 8 vodka tonics at a rate of about one every fifteen minutes. I stated that after a while, the senator became quite boisterous and loud. Some of the other people at the party appeared to become uncomfortable with his actions and left. I does not recall who any of the other guests were.	
and she also noticed the senator's behavior and made mention of it to at the time.	
stated that he is quite sure that the person he observed was Senator JOHN TOWER and indicated that	
Investigation on 3/2/89 at Austin, Texas FileSA 161A-1466	
by SA JDW:jlm Date dictated 3/2/89	b6 b7C

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

		The second secon	Expenditure -
	TELL TIME	41 -	acker
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TEMES SRC D VZGZCBACO 25	OF INVESTIGATION	TRATEAN PARTER	Row 177
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DE BA #0025 0602353			The state of the s
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O Ø12337Z MAR 89			
FM FBI, BALTIMORE (206A-BA-6688	(SQ 7) (P)		b6 b7C
TO DIRECTOR, FBI/IMMEDIATE/	andre .	•	
FBI, DALLAS/IMMEDIATE/	CC -	-	
FBI, WMFO/IMMEDIATE/			
BT			
UNCLAS			
CITE: //3050//	,		
PASS: UNIT CHIEF	GOVERNMENT FRAUD UNI	r, wcc	
FBIHQ; ASAC	DALLAS DIVISION; ASA		\neg ——
WMFO.			
		, ,	_
	161	-2016	264
SUBJECT: JOHN GOODWIN TOWER;	UTL, DALLAS, T		
DOD; OO: BALTIMORE.	, ,	7 APR 25	1989
RE BALTIMORE REPORT TO BURI	EAU, DATED MARCH 1, 198	9, WHICH-	
WAS FACSIMILED TO DALLAS AND WME	FO INSTANT DATE.		- Wee
CC DESTROYED			/ July /

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PAGE TWO DE BA 0025 UNCLAS

ON FEBRUARY 28, 1989, PROVIDED INFORMATION
THAT UTL, DALLAS, TEXAS WAS PAYING OFF
JOHN GOODWIN TOWER IN ORDER TO ELICIT TOWER'S INFLUENCE IN THE
AWARDING OF CONTRACTS TO UTL. THE SOURCE COULD NOT IDENTIFY
WHICH CONTRACTS WERE INVOLVED, HOW MUCH MONEY WAS PAID OR THE
CIRCUMSTANCES SURROUNDING THE PAYOFFS. SOURCE ADVISED THAT
(PHONETIC), UTL, WOULD
HAVE BEEN IN A POSITION TO BE KNOWLEDGEABLE ABOUT THE ALLEGED
PAYOFFS.
SOURCE STATED UTL WAS CAUGHT WITH CLASSIFIED DATA OUTSIDE
THE UNITED STATES AND TOWER MAY HAVE BEEN USED BY UTL TO RECTIFY
THIS PROBLEM. SOURCE STATED
SOURCE
BELIEVED
SOURCE HEARD THAT
PROVIDED STATEMENTS TO THE U.S.
SENATE THAT TOWER PRESSURED HIS AIDES TO WRITE LEGISLATION WHICH
BENEFITED SPECIFIC CONTRACTORS. SOURCE ALSO HEARD THAT THIS

b6 b7C b7D PAGE THREE DE BA Ø025 UNCLAS
IRRITATED SOME OF TOWER'S AIDES.

NOTE THE INFORMATION PROVIDED BY THE BALTIMORE SOURCE IS SINGULAR IN NATURE AND MAY IDENTIFY HIM/HER AS THE PROVIDER OF THE INFORMATION. ALL REASONABLE STEPS SHOULD BE TAKEN TO ENSURE THE CONFIDENTIALITY OF THE SOURCE. THIS SOURCE HAS PROVIDED b7D AND IT IS, THEREFORE, IMPERATIVE THAT SOURCE'S IDENTITY NOT BE DIVULGED. THE BUREAU HAS REQUESTED THAT ALL LEADS BE HANDLED ON AN EXPEDITIOUS BASIS AND THE RESULTS WILL BE TELEPHONICALLY RELAYED TO BALTIMORE. SA EXT. FTS 922-2691 AND SA EXT. FTS 922-2691, WILL BE THE BALTIMORE DIVISION'S POINT OF CONTACT. DALLAS DIVISION REVIEW INDICES AND CASE FILES REGARDING CAPTIONED INDIVIDUALS AND COMPANY. LOCATE AND INTERVIEW REGARDING THEIR KNOWLEDGE OF ALLEGED PAYOFFS TO TOWER AND TOWER'S ALLEGED INFLUENCING OF THE AWARDING OF

CONTRACTS. THE DALLAS DIVISION WILL TELEPHONICALLY CONTACT

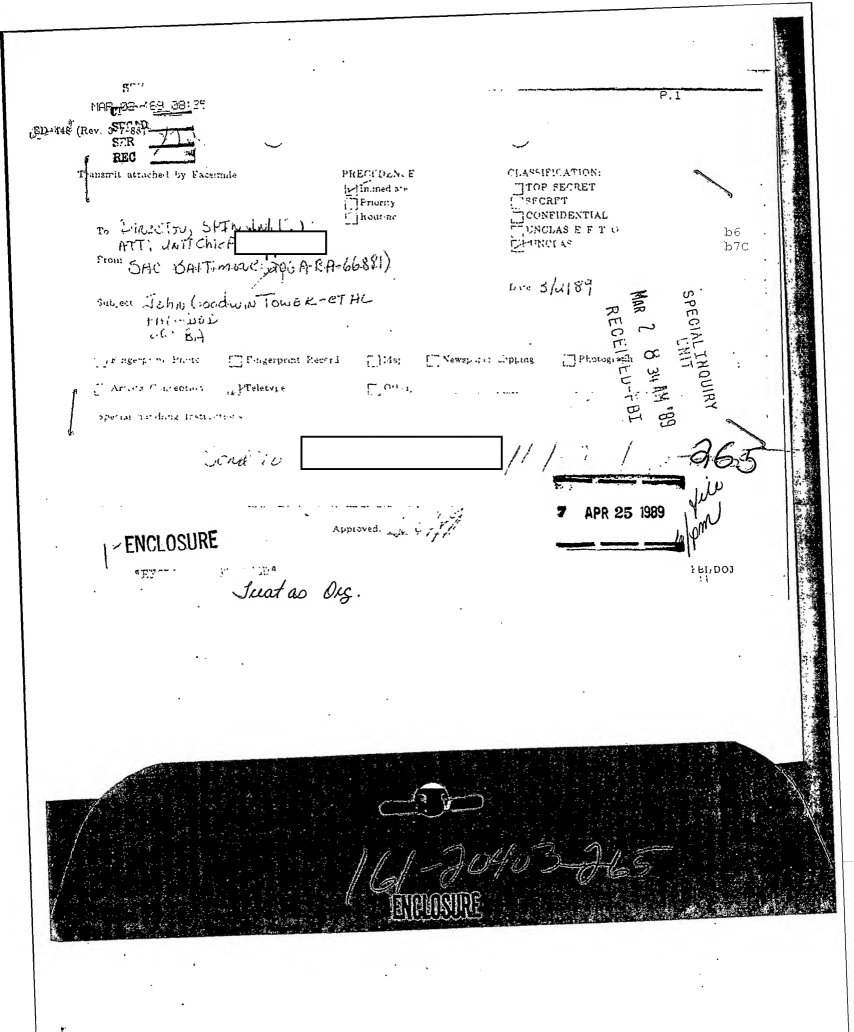
BALTIMORE AFTER REVIEWING CASE FILES BUT BEFORE BEGINNING THE

PAGE	FOUR	DE	BA	ØØ25	UNCLAS		
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b6 b7C

WMFO WILL CHECK INDICES AND CASE FILES REGARDING CAPTIONED
INDIVIDUALS AND COMPANY. WMFO WILL CONTACT THE UNITED STATES AIR
FORCE AND THE DEFENSE INVESTIGATIVE SERVICE TO DETERMINE IF UTL
HAS IN FACT BEEN CAUGHT WITH CLASSIFIED DATA OUTSIDE THE UNITED
STATES. WMFO WILL OBTAIN A COPY OF THE UNITED STATES AIR FORCE
AND DEFENSE INVESTIGATIVE SERVICE REPORTS AND PROVIDE SAME TO
BALTIMORE. WMFO WILL REINTERVIEW REGARDING TOWER'S
ALLEGED INVOLVEMENT OF PAYOFFS FROM UTL OR OTHER COMPANIES;
TOWER'S ALLEGED ROLE IN INFLUENCING THE AWARDING OF CONTRACTS TO
UTL OR OTHER COMPANIES; AND TOWER'S ALLEGED ROLE IN ASSISTING UTL
WHEN UTL WAS CAUGHT WITH CLASSIFIED DATA OUTSIDE OF THE UNITED
STATES. WMFO SHOULD NOT REINTERVIEW PRIOR TO RECEIVING
INSTRUCTIONS FROM BALTIMORE THAT APPROPRIATE INTERVIEWS HAVE BEEN
CONDUCTED BY DALLAS. BALTIMORE WILL PROVIDE SUGGESTIONS TO WMFO
ON POSSIBLE APPROACHES TO REINTERVIEWING
BT .
Я И 2 5

NNNN



STR AND

1 - Room 3865 b6 b7c MAR 2 1989 BY COURIER 89

Honorable

The White House Washington, D.C.

Dear

Reference is made to my letters to your office, the most recent being dated February 28, 1989, which furnished the results of a background investigation concerning Senator John Goodwin Tower.

Transmitted herewith is a copy of a summary memorandum containing the results of an additional allegation brought to the attention of the FBI.

You will be advised as to the status of the criminal investigation detailed in this summary memorandum.

Sincerely yours,

Floyd I. Clarke

Assistant Director

Criminal Investigative Division

APR 25 1989

2-ENCLOSURE

Enclosure

PAM:jlp (3)

NOTE: The information contained in this summary memorandum was received by the SPIN Unit on March 1, 1989, and was provided to the Governmental Fraud Unit (GFU). This summary memorandum was coordinated with SSA (GFU).

On 3/1/89, SSA SPIN Unit, teleph

On 3/1/89, SSA SPIN Unit, telephonically advised of the existence of the instant FBI Criminal

Investigation.

RETURN TO

ROOM 4371

Asst. Dir.: Adm. Servs. Crim. Inv. ldent. Insp. Intell. Lab. Legal Coun. Off: Cong. 8 Public Affs. Rec. Mgnt. Tech. Servs. Training Off. Liaison & int. Affs. Telephone Rm. Director's Sec'y

Exec AD Adm.

Exec AD Inv. .

Exec AD LES

MAIL ROOM IN THE

MAR 2 1989 JOHN GOODWIN TOWER

The information in this summary memorandum supplements the information contained in summary memoranda dated December 13 and 23, 1988, January 6, 13 and 25, 1989, and February 8, 20, 27 and 28, 1989. Additional investigation is being conducted.

Additional allegation of criminality on the part of Senator Tower.

On February 28, 1989, a confidential source told the FBI that he/she had recently received information from an official in the Executive Branch, that Senator John Tower had been paid off by the president of a Defense contractor for his influence as a Senator in assisting the contractor in its negotiations with the Department of Defense.

The confidential source has no personal knowledge of any payoffs or bribes to Senator Tower, only what he/she recently He/she did identify a former employee of the Defense contractor who may be knowledgeable of the relationship between the Defense contractor's president and Senator Tower.

The confidential source also indicated that he/she had heard that this Defense contractor at one time was under investigation and had used Senator Tower's assistance to resolve the problem.

The FBI has verified that the particular Defense contractor has been and continues to be under investigation, and that the Executive Branch employee in question was in a position to have regular contact with Senator Tower when the Senator was Chairman of the Senate Armed Services Committee.

on

	The FBI has initiated an expedite criminal investi	gati
xec AD Adm	to resolve these allegations.	
xec AD Inv	DAY - 13 A (2)	
Asst. Dir.:	DEM: j 10 (2)	3.6
Adm. Servs		b6
Ident.	RETURN TO ROOM 4371	b7C
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Intell.	· ·	
Lab		-
Off. Cong. &		
Public Affs	/	
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Training Off. Liaison &	161-20163-266	
Int. Affs.		
Telephone Rm	FNOLOGUE	
Director's Sec'y	MAIL ROOM - ENCLOSURE	

FEDERAL BUREAU OF INVESTIGATION

		•		
REPORTING OFFICE	OFFICE OF ORIGIN	DATE	INVESTIGATIVE PERIOD	
DALLAS	BUREAU	3/3/89	2/25/89	
TITLE OF CASE		REPORT MADE	ВУ	TYPED BY:
JOHN GOODWIN TOWER		SA CHARACTER OF SPIN (A)	F CASE	sp b6

BUDED: Past

REFERENCES: References are not being listed inasmuch as they are so numerous as to be cumbersome.

- RUC -

ADMINISTRATIVE:

Persons interviewed were apprised of the provisions of the Privacy Act.

 (χ)

Results of Dallas office General, Confidential, and Elsur Indices have previously been reported.

It is noted that copies of all FD-302s and inserts contained in this report have previously been forwarded to the Bureau via facsimile. Dallas, therefore, is submitting only one copy of this report.

APPROVED SPECIAL AGENT IN CHARGE	DO NOT WRITE IN SPACES BELOW
COPIES MADE: (1-Bureau (161-20403) (ATTN.: SPIN Unit,	161-20403-261
Room 4371, FBIHQ) 1-Dallas (161A-2025)	
1 242,242 (1021 2023)	7 APR 25 1989
	# APR 25 1303
DISSEMINATION RECORD OF ATTACHED REPORT	Notations
Agency	
Request Recd.	
Date Fwd.	
How Fwd.	
Ву	

ADMINISTRATIVE

It is to be noted that DLT-1 as set out in FD-302 dated	b6 b7C b7D
It is further to be noted that was telephonically contacted on several occasions on February 4, 1989 and once on February 5, 1989 in an attempt to ellicit further identifying information with regard to and	
was unable to provide any specific information with regard to these individuals. It has been noted that stating she could not provide any exact addresses for these persons. She stated that she last saw about three years ago at the funeral of an individual with whom She noted and this is when she began assisting	
She stated that she has no idea of current location.	
She stated that was the individual whom she had not contacted in several years. She stated that all she could say about was that she supposedly owned a condominium located somewhere in the vicinity of	
She stated that has not been contacted by her in some time. She stated that possibly is working as but she has no names or other identifying information regarding, nor any suggestion as to how to locate her.	
When was contacted on February 5, 1989, she advised that she was tired of being contacted regarding this matter and considers it to be harassment. She stated that she had furnished all information in her possession. She indicated that she might contact an attorney and any further negotiations might be through that individual. She was advised that if she chose to do so, that was her option. She was asked if she would be willing to review any sort of diary or book that she	

DL 161A-2025

might have maintained back in the days when she was b70
in an attempt to b71 further identify individuals mentioned by her, including the
further identify individuals mentioned by her, including the client that she had mentioned who had made the request regarding
the appointee.
stated that she would not be willing to do
any such thing. She further advised that the book in her
possession does not contain any information which would be
helpful in locating any of these individuals and she emphatically
refuses to discuss the book further with the FBI.
Also on same date, telephonic contact was made with
at her residence in
noted that during her previously mentioned inquiry which
she had done for she had come to known
She stated that that names
were not familiar to her and she did not speak
were not familiar to her and she did not speak
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation.
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation. She also noted that she does not know who the client
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation. She also noted that she does not know who the client mentioned by might be, who had made a request regarding
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation. She also noted that she does not know who the client
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation. She also noted that she does not know who the client mentioned by might be, who had made a request regarding the appointee.
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation. She also noted that she does not know who the client mentioned by might be, who had made a request regarding the appointee. She stated that maintained a very
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation. She also noted that she does not know who the client mentioned by might be, who had made a request regarding the appointee. She stated that maintained a very compartmentalized operation, and that who were associated with did not know
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation. She also noted that she does not know who the client mentioned by might be, who had made a request regarding the appointee. She stated that maintained a very compartmentalized operation, and that who
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation. She also noted that she does not know who the client mentioned by might be, who had made a request regarding the appointee. She stated that maintained a very compartmentalized operation, and that who were associated with did not know who were associated with her.
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation. She also noted that she does not know who the client mentioned by might be, who had made a request regarding the appointee. She stated that maintained a very compartmentalized operation, and that who were associated with did not know who were associated with her. also noted that the appointee's name had never
were not familiar to her and she did not speak to these individuals during the course of her previously mentioned investigation. She also noted that she does not know who the client mentioned by might be, who had made a request regarding the appointee. She stated that maintained a very compartmentalized operation, and that who were associated with did not know who were associated with her.

DL 161A-2025

ADMINISTRATIVE	Ъб
DL T-2 as referred to in this report is one	b7C b7D
telephone number	
who requested complete confidentiality under the	:
provisions of the Privacy Act.	
also stated that she never had any conversation with in which the appointee's name was mentioned. She also stated that she has never had any conversation with in which any discussion of any possible date or liaison involving the appointee was mentioned.	5 7
DLT-3 as referred to in the report is	
who requested complete	ž
confidentiality under the provisions of the Privacy Act.	

DL 161A-2025

ADMINISTRATIVE

It is to be noted that DL T-4 as mentioned in this report is who requested confidentiality when interviewed on 2/15/89. It is noted that was previously interviewed and did not make such a request.

DL 161A-2025 TAG/sp

ADMINISTRATIVE

some later time.

b6 It is to be noted that during interview on February 13, b7C 1989, advised that she had certain information which she did not desire to quoted on inasmuch as it was strictly hearsay. She stated she had recently seen news media articles which indicated that the news media had discovered that the appointee, JOHN TOWER, had at one time hit a child on a bicycle in Washington, D.C.. She stated she had no specifics as to the date of this matter, but she did recall that the newspaper article indicated that of the then Senator MONTOYA, who is now deceased. She stated that she had heard what had actually happened was that one evening at about 11:00 PM, the appointee was returning to his residence in Washington, D.C., address unknown to her. She advised that allegedly of Senator MONTOYA, name unknown, had ridden a bicycle out of a driveway. It was dark, and the young man was wearing a threepiece suit and had no lights on the bicycle. She stated that apparently appointee, who she noted previously was not a very good driver, had struck the bicycle and She stated that apparently he was not injured. She also advised that Senator MONTOYA, had apparently requested that no publicity be given to this matter inasmuch as the reports were that She noted that of course she has any of the above, and therefore does not wish to be quoted

regarding it. She merely furnished that information as possible assistance should the above become an issue in this matter at

UNITED STATES DEPARTMENT OF JUSTICE Federal Bureau of Investigation

Copy to:

Report of: SA Date: 3/3/89 Office: DALLAS, TEXAS

b6 b7C

Field Office File #: 161A-2025

Bureau File #: 161-20403

Title: JOHN GOODWIN TOWER

Character: SPIN (A)

Synopsis:

Investigation re allegations against appointee set forth.

- RUC -

DETAILS:

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

NEIGHBORHOOD

The following investigation was conducted by Special $_{\rm b6}$ Agent (SA)
NEIGHBORHOOD
AT DALLAS, TEXAS
3525 Turtle Creek Boulevard Dallas, Texas
On February 2, 1989, an attempt was made to interview Mrs. CHOMAT, 3525 Turtle Creek Boulevard, apartment 12B and C, but she was not able to be interviewed. Mrs. CHOMAT is approximately 90 years old and is bedridden and wheelchair bound. Mrs. CHOMAT never leaves her apartment except to see a doctor and has two nurses attended to her 24 hours a day.
On February 10, 1989, 3525 Turtle Creek Boulevard, stated she has seen appointee on only three occasions. She saw appointee around Christmas of 1988 when appointee was standing next to when appointee on two occasions in the elevator. advised that she has no knowledge of any alcohol use by appointee whatsoever nor has she ever heard any gossip concerning appointee and alcohol consumption. was unable to provide any further information.
On February 10, 1989, Boulevard, advised she has personally known appointee since he moved into the building a few years ago. stated she has known of appointee since 1960. stated she considered appointee to be a man of quality and of good character and knew nothing derogatory regarding appointees associates. Appointee is a good natured individual with impeccable manners. Appointee has a dry wit and is socially charming. stated she has attended appointees birthday party and Christmas parties where appointee attended. Further, appointee at a
Dallas country club. Stated she also saw appointee at THE MANSION last month. Appointee's reputation is excellent among people who know him. Stated that appointee is an absolutely loyal American. Appointee is in good health and believes that he lives within his financial means. Stated she was not qualified to comment upon any prejudice or bias on appointees behalf. Stated she has been with

appointee on social occasions in the last two or three years wherein alcohol was served. | stated during each of those occasions, she observed appointee drinking only a small glass of Appointee has never had anything stronger to drink white wine. in her presence. Appointee does not drink to excess and is always in control of himself. stated she has never seen appointee drink to excess. is unaware of any drug usage by appointee whatsoever. stated that appointee's moderate use of alcohol would not impact on his ability to serve as a Secretary of Defense and appointee would not divulge any defense related secrets of any sort. further added that she has never heard of any acts of sexual indiscretion by appointee. concluded that she would wholeheartedly appointee for his cabinet position. On February 13. 1989. 3525 Turtle Creek Boulevard, stated she has lived in her apartment since apartment is located stated that she has had little social contact with appointee and was in his apartment on one occasion for a party. Appointee is a good neighbor and she's glad to know that he lives described appointee as a man of good character who has the social graces of a gentleman. The only individuals appointee has associated with <u>at his apartme</u>nt have been his daughters, maids, and stated appointee enjoys a favorable reputation and she has never heard anything bad concerning appointee. Appointee appears to be a loyal American. stated that the party she attended at appointee's apartment was the only social occasion wherein alcohol was served. Many people were in attendance at this party and only recalls appointee being a social host does not recall anything concerning appointees alcohol consumption. stated she has no knowledge of any alcohol consumption by appointee and has never heard of any alcohol consumption by appointee in the neighborhood. Appointee always appears neatly dressed and well-groomed. has no knowledge of any drug usage by appointee. stated she has not seen appointee since appointee's surgery. stated it was hard for her to say whether or not appointee lived within his financial __was unaware of any prejudice or bias harbored by appointee whatsoever. When asked whether or not she would recommend appointee, she replied that she could not render an opinion as to his fitness for office, but would vote for him.

			following	investigation	was	conducted	by	Special	b6
Agent	(SA)								ש אונ
R	ESIC	ENTI	AL EMPLOY	EES					

AT DALLAS, TEXAS

On February 13, 1989,
Turtle Creek Boulevard, Dallas, Texas advised he has been
employed as for the past has always
worked the and his
duty is to for the entire duration.
stated that he sees appointee come and go from the
building and has talked with appointee in passing. Appointee has
told that he nicknamed his '74 Chrysler the "Green
Bullet". stated that appointee is a quiet individual but
who is always polite. has never had any trouble concerning appointee. stated that on occasions other
concerning appointee. stated that on occasions other
business men as well as appointee's daughters and former wife
have visited him. No other individuals have come to see
appointee, although appointee has left with
on a few occasions. Appointee is favorably thought of by
employees and other residence. stated that he has never
seen appointee under the influence of alcohol and has no
indication that appointee uses alcohol whatsoever. Further,
indication that appointee uses alcohol whatsoever. Further, has never heard of any alcohol use by appointee.
indication that appointee uses alcohol whatsoever. Further, has never heard of any alcohol use by appointee. stated that he has no knowledge concerning any drug usage by
indication that appointee uses alcohol whatsoever. Further, has never heard of any alcohol use by appointee. stated that he has no knowledge concerning any drug usage by appointee. Appointee appears to be in good health, except for a
indication that appointee uses alcohol whatsoever. Further, has never heard of any alcohol use by appointee. stated that he has no knowledge concerning any drug usage by appointee. Appointee appears to be in good health, except for a recent hospitalization. Appointee lives within his financial
indication that appointee uses alcohol whatsoever. Further, has never heard of any alcohol use by appointee. stated that he has no knowledge concerning any drug usage by appointee. Appointee appears to be in good health, except for a recent hospitalization. Appointee lives within his financial means. stated that he is unaware of any prejudice or
indication that appointee uses alcohol whatsoever. Further, has never heard of any alcohol use by appointee. stated that he has no knowledge concerning any drug usage by appointee. Appointee appears to be in good health, except for a recent hospitalization. Appointee lives within his financial means. stated that he is unaware of any prejudice or bias harbored by appointee. stated that he considered
indication that appointee uses alcohol whatsoever. Further, has never heard of any alcohol use by appointee. stated that he has no knowledge concerning any drug usage by appointee. Appointee appears to be in good health, except for a recent hospitalization. Appointee lives within his financial means. stated that he is unaware of any prejudice or

DL 161A-2025 SSS/acm 1

The following investigation was conducted by Special b7C Agent (SA)

AT DALLAS, TEXAS

NEIGHBORHOOD

3525 Turtle Creek Dallas, Texas April 1986-Present

On February 10, 1989,
Mesquite, Texas, was contacted and interviewed pursuant
to appointee. white male, date of birth
home phone number stated that he is only casually
acquainted with appointee. is a
at 3525 Turtle Creek, Dallas, Texas, and has been so employed
since stated that he has only seen
appointee when, "I've been called to his room to
recalled having serviced appointee's
condominium, approximately two times. recalled further
that appointee was at home each time. and further that appointee
was absolutely sober. According to lappointee Tannointee Tannointee
tells me what the problem is." stated that he had no
further information, whatsoever, with respect to appointee's
drinking habits. When queried in terms of appointee's female
companions. stated that, "I've seen him with a lady who
I see them in the parking lot as
they are getting into a car, dressed formally."
continued, stating that, "The lady I don't know her
name. She is the lady that
described the female as slim, very
attractive, and in excess of years of age.
after a very brief period of reflection, recalled the
female's last name as being Also. recalled that
lives in
lives in
On February 13, 1989
On February 13, 1989
On February 13, 1989, 3525 Turtle Creek, Dallas, Texas, was contacted and Interviewed pursuant to appointee. white male, date of
On February 13, 1989, 3525 Turtle Creek, Dallas, Texas, was contacted and Interviewed pursuant to appointee. white male, date of birth stated that he has been employed for
On February 13, 1989, 3525 Turtle Creek, Dallas, Texas, was contacted and Interviewed pursuant to appointee. white male, date of birth stated that he has been employed for at 3525 Turtle Creek, Dallas, Texas (location of
On February 13, 1989, 3525 Turtle Creek, Dallas, Texas, was contacted and Interviewed pursuant to appointee. white male, date of birth stated that he has been employed for at 3525 Turtle Creek, Dallas, Texas (location of interview). described himself as a casual acquaintance with
On February 13, 1989, 3525 Turtle Creek, Dallas, Texas, was contacted and Interviewed pursuant to appointee. white male, date of birth stated that he has been employed for at 3525 Turtle Creek, Dallas, Texas (location of interview). described himself as a casual acquaintance with appointee. recalled having seen appointee several times
On February 13, 1989, 3525 Turtle Creek, Dallas, Texas, was contacted and Interviewed pursuant to appointee. white male, date of birth stated that he has been employed for at 3525 Turtle Creek, Dallas, Texas (location of interview). described himself as a casual acquaintance with appointee. recalled having seen appointee several times with his (appointee's) daughter. stated that this woman
On February 13, 1989, 3525 Turtle Creek, Dallas, Texas, was contacted and Interviewed pursuant to appointee. white male, date of birth stated that he has been employed for at 3525 Turtle Creek, Dallas, Texas (location of interview). described himself as a casual acquaintance with appointee. recalled having seen appointee several times

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DL 161A-2025 SSS/acm 2

drinking habits, stated that he has never observed appointee either drinking or drunk.

On Echanican 10 1000 l	b6
Carrollton, Texas 75006, at 3525	D I
Turtle Creek, Dallas, Texas, was contacted and interviewed	
pursuant to appointee. a lemployee, while gueried	
concerning appointees drinking habits and social practices	
(activities with woman), stated that he has never observed	
appointee with a woman. recalled affecting	
in appointees apartment on "a few occasions." recalled, by	
virtue of these repairs observing appointee approximately two or	
three times. Each time, recalled "He (appointee), was	
completely sober." continued that appointee was always	
observed to be neatly dressed and conducting business over the	
phonemay be described as a white male, with a date of	
birth of and posses a home phone number of	

DL 161A-2025 SSS/acm <u>1</u>

The following investigation was conducted by Special Agent (SA)	b6 b7C
AT DALLAS, TEXAS NEIGHBORHOOD Dallas, Texas	
On February 10, 1989, Dallas, Texas, was contacted and interviewed nursuant to appointee. appointee. black female, date of birth indicated that she was a casual acquaintance of appointee. employee stated that]
complex. also noted that on several occasions, appointee was at home during which time she carried out her was queried concerning any alcohol use/womanizing on the part of appointee. responded, stating that although she is aware that appointee's condominium is equipped with a small bar. she has never observed appointee to be drinking/drunk. also noted that she has never heard of anyone else who has ever observed appointee to be drinking or intoxicated. In closing, noted that the only visitors/persons with which she has seen appointee, are his (appointee's), two daughters and two grandchildren.	

THE NEIGHBORHOOD

The following individual was interviewed on February 13, 1989 at 3525 Turtle Creek Boulevard, which is the residence of appointee: a Black male, Date of Birth, advised that he has been employed at this residence for He was advised of the identity of the interviewing agent and the nature of the interview at which time he furnished the following information: He is familiar with the appointee, and he believes that appointee is a very nice person and the only contact that he has and occasionally had with him is to During all of his contacts, he has never seen appointee drinking or appear to be drunk. He does not know if he drinks alcohol. The only female companion that he has seen appointee with is He advised that appointee is a normal individual and he knows of no derogatory information whatsoever concerning the appointee. He has never run errands for appointee.

b6

b7C

DL 161A-2025 SSS/acm 1

b6 The following investigation was conducted by Special b7C Agent (SA) AT DALLAS, TEXAS NEIGHBORHOOD Dallas, Texas April 1986-Present On February 10, 1989, Dallas, Texas. was contacted and interviewed pursuant to appointee. black male, date of birth was interviewed at his place of employment (3525 Turtle Creek, Dallas, Texas). employee, stated that all condominiums located at 3525 Turtle Creek, Dallas, Texas, are, as a rule, serviced (cleaned), once a week; frequency of maid service. stated further, that an individual identified as has been since appointee "came nere approximately one year ago. described appointee's condominium as being a two-bedroom unit, located on the 21st floor (Condominium number 21-B). When queried concerning appointees use of alcohol/womanizing, stated that he has never observed appointee to be anything but less than absolutely sober and further, that he has never seen appointee in the presence of a woman. ___added, that the building (3525 Turtle Creek, Dallas, Texas), provides absolutely no room service nor does the building house any form of business which sells alcohol. In closing, was queried in terms of the names of local liquor stores. provided the names, NICK'S LIQUOR and MARTY'S LIQUOR, as being the nearest liquor stores to the high-rise condominium complex.

THE NEIGHBORHOOD

The following individual was contacted at 3525 Turtle Creek Boulevard at Dallas, Texas, which is the residence of appointee:

On February 10, 1989, a White male, Date of b6
Birth, who has been employed in the
at 3525 Turtle Creek Boulevard for
approximately the last three years, was advised of the identity
of the interviewing agent and the nature of the interview:
He is a who does not speak English very well;
however, he understands the English language. He has never seen
appointee drinking alcohol. He has never seen him drunk. He has
only
He has never seen appointee with any women except
who is He knows
of no derogatory information whatsoever concerning appointee. He
has never run any errands for appointee.

THE NEIGHBORHOOD

The following individual was interviewed at 3525 Turtle Creek Boulevard at Dallas, Texas, which is the residence of appointee:
On February 10, 1989, a White male, bo
Date of Birth, who has been employed at 3525
Turtle Creek Boulevard for approximately was advised of the identity of the interviewing agent and the nature of the
interview:
Appointee has been a resident at 3525 Turtle Creek Boulevard for approximately three years, and during that period of time he has never seen appointee with any alcohol, nor has he ever seen him drunk. The only two females that he recalls ever seeing the appointee with have been his daughter MARION TOWER and He knows of no
derogatory information concerning appointee. His position as a member of the
has allowed him only limited contacts with appointee were when he
and when he
He has never run any errands for appointee.

DL 161A-2025 LJF/skw <u>1</u>

THE NEIGHBORHOOD

The following individual was contacted on February 13, 1989 at 3525 Turtle Creek Boulevard at Dallas, Texas:
a White male, Date of Birth,
who has been employed since
in the of the above residence was
advised of the identity of the interviewing agent and the nature
of the interview. He furnished the following information:
He has seen appointee leaving and arriving at the
condominium building and has He has
,
also for the appointee. He has never run
any errands of any type for appointee. At no time has he ever
any errands of any type for appointee. At no time has he ever seen appointee intoxicated. He does not know if appointee even
any errands of any type for appointee. At no time has he ever seen appointee intoxicated. He does not know if appointee even drinks alcoholic beverages. He has never seen appointee with any
any errands of any type for appointee. At no time has he ever seen appointee intoxicated. He does not know if appointee even

THE NEIGHBORHOOD

The following individual was interviewed at 3525 Turtle Creek Boulevard at Dallas, Texas, which is the residence of appointee:

b6 b7C

He knows of no

On February 13, 1989, a Black male. Date of Birth, employed with the at 3525 Turtle Creek Boulevard, was advised of the identity of the interviewing agent and the nature of the interview, at which time he stated he had been employed in his position for approximately and furnished the following information:

He knows that appointee is a resident at the above location and he feels that he is a good person, and he has never seen him drinking. Furthermore, he has never seen him drunk, and he at no time has run any errands for him. He can not recall

ever seeing any other females accompanying appointee except

derogatory information concerning appointee.

DL 161A-2025 LJF/skw <u>1</u>

THE NEIGHBORHOOD

The following individual was contacted, who is employed at 3525 Turtle Creek Boulevard, which is the residence of appointee:
On February 13, 1989, a Black male, Date of Birth, was telephonically contacted at his residence. He advised that he desired to be interviewed over the telephone in view of the fact that he has not been scheduled to work at 3525 Turtle Creek Boulevard until He furnished the following information:
Since his employment approximately ago at the above residence, he has observed appointee coming into the residence. He has at times and has He has done this in the capacity of his
employment and the of the residential condominium. At no time has he ever seen appointee drinking or in a drunken condition. He does not ever recall seeing any female accompanying him except for and his daughter MARION TOWER. It is his opinion
that appointee is very normal and he knows of no derogatory information about him. He has never run any errands for appointee.

THE NEIGHBORHOOD

On February 13, 1989, the following individual was contacted, who is employed at 3525 Turtle Creek Boulevard which is the residence of appointee:	.b6
a Black male, Date of Birth,	b7C
employed at 3525 Turtle Creek Boulevard for	
approximately in the was	
advised of the identity of the interviewing agent and the nature	
of the interview. This contact was made by telephone to his	
present employment advised that he desired to talk to	
interviewing agent on the telephone rather than to be contacted	
at his present place of employment. He furnished the following	
information:	
His only contact with appointee has been when appointee	
arrived at 3525 Turtle Creek residence and he has	
He has never run any type of errands for appointee.	
At all times, the appointee is always polite and appears to be a	
very normal person to him. He has never seen him drink alcohol	
or be in a drunken condition. Additionally, he has never seen	
anv female accompany appointee except	

THE NEIGHBORHOOD

The following individual was contacted on February 13, 1989 at 3525 Turtle Creek Boulevard at Dallas, Texas:	
a Black male, Date of Birth, who has been employed since in the	
of the residence, was advised of	
the identity of the interviewing agent and the nature of the	
interview. He furnished the following information:	
The home only mak the complaints on a few constitution to	
He has only met the appointee on a few occasions when appointee drove into the residence and	
appointee drove into the residence and In a few other instances, he has	
appointee drove into the residence and In a few other instances, he has He has never run any errands of any kind for the appointee. He	
appointee drove into the residence and In a few other instances, he has He has never run any errands of any kind for the appointee. He has never seen appointee drinking or being in a drunken	
appointee drove into the residence and In a few other instances, he has He has never run any errands of any kind for the appointee. He has never seen appointee drinking or being in a drunken condition. He does not know if appointee drinks alcohol. He	
appointee drove into the residence and In a few other instances, he has He has never run any errands of any kind for the appointee. He has never seen appointee drinking or being in a drunken	

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The following investigation was conducted by Special Agent (SA)

AT DALLAS, TEXAS

NEIGHBORHOOD

3525 Turtle Creek Dallas, Texas April 1986-Present

On February 13, 1989,
Dallas, Texas, was contacted and interviewed
pursuant to appointee. maybe described as a white female date of birth and home telephone number of
a employee at 3525 Turtle Creek,
Dallas, Texas stated
that she has observed appointee approximately 24 times.
stated that each of these times she has either
When queried
concerning appointees female partners/associates, stated
that she has only observed applicant, "Around his daughters and
When queried concerning appointees drinking habits, stated that, "I've never seen him anything less than
completely sober."

DL 161A-2025 SSS/acm 1

The following investigation was conducted by Special Agent (SA) AT DALLAS, TEXAS
<u>NEIGHBORHOOD</u>
3525 Turtle Creek Dallas, Texas April 1986-Present
On February 10, 1989, Dallas, Texas, was contacted and Interviewed pursuant to appointee. of birth home phone number employed in the capacity of Dallas, Texas), since Considers herself to be a
casual acquaintance of appointee, stating,
total of three times. stated that appointee was never in his condominium during those times. noted, that she had observed appointee on a number of occasions. stated, "Whenever I saw him he was dressed up and on his way out. He was always sober and freshly groomed." stated that she had never observed any incident, whereas appointee's behavior/appearance was concerned, which would indicate the use/abuse of alcohol. In terms of appointee's activity with woman, noted that she has never observed appointee with a female guest other than his daughters.
On February 10, 1989, Dallas, Texas, was contacted and interviewed, pursuant to
appointee, at her place of employment (3525 Turtle Creek. Dallas, Texas). black female, date of birth home phone a employee stated that she is a casual acquaintance of appointee. stated, when queried concerning appointees drinking habits, that "I have never seen any alcohol used by him (appointee)."
that she has, one two occasions, On one of those occasions, appointee was at home. recalled
that appointee was busy at his kitchen (dining room table), doing paperworkstated that appointee was fully clothed and sober. When queried concerning appointees dating/sexual activities, stated that, "I've only seen him (appointee), with his daughters, no other females."

THE NEIGHBORHOOD

The following alcoholic beverage store is located in the neighborhood of the 3525 Turtle Creek Boulevard residence of appointee at Dallas, Texas on February 10, 1989:

NTCK'S, 3607 Lemmon Avenue, which sells alcoholic beverages was located at approximately two blocks from the above residence. The following individuals were contacted to determine if appointee is a customer of this business:



All of the above individuals advised that they know of appointee through his publicity as a politician and that all of them know that he is not a customer of their business. advised that his business has many customers in the residential condominium building in which appointee resides at above address, but that appointee is not a customer.

THE NEIGHBORHOOD

The following individual was interviewed at 3525 Turtle Creek Boulevard at Dallas, Texas, which is the same building that is the residence of appointee:

On February 10, 1989, a Black male, Date
of Birth,
at 3525 Turtle Creek, was advised of the identity of the
interviewing agent and the nature of the interview at which time
he furnished the following information:
He has been employed at 2505 Woodle Great from
He has been employed at 3525 Turtle Creek for
approximately During his employment, he has seen
appointee driving into the residence at which time
one of which is a 1965 Green Dodge known as the
"Green Bullet". The other automobile is a 1987 Black Chrysler.
He has also for the appointee's
daughter, MARION TOWER. He has never "run" any errands for
appointee of any type. The only things that he has done for
appointee are to
At no time has he ever seen appointee drinking or

At no time has he ever seen appointee drinking or drunk. He does not know if appointee drinks alcoholic beverages.

He considers appointee to be a normal individual and that the only woman that he has seen the appointee with is

DL 161A-2025

	_	The	following	<u>in</u> vestigation	was	conducted	by	Special b6
Agent	(SA)						_	b70

<u>NEIGHBORHOOD</u>

3525 Turtle Creek Boulevard, #21B Dallas, Texas
April 1986 to Present

On February 10. 1989,
Dallas, Texas, telephone number
was interviewed at the residence of
3525 Turtle Creek Boulevard, where she is employed as an
<u>executive housekeeper.</u> She said that she has been employed by
is this capacity for one year and has known the
appointee during this entire period. She said that she sees the
appointee often and considers him to be a kind, gentle man, a
`perfect gentleman and the the type of person she believes is
needed for a position of Secretary of Defense. She said that she
has served lunch to the appointee on many occasions and that the
appointee always drinks tea, never consuming any alcoholic
beverage on these occasions. She said that her employer
is not a "party person" and that she and the appointee do
not entertain at home very much. She stated that she has never
seen the appointee "even high" and has observed him only to drink
an occasional glass of wine or champagne with dinner. She said
that she has found the media accounts concerning the appointee to
be unbelievable because she considers him to be such a gentleman.
She emphasized that she has observed the appointee frequently in the
that the appointee would "let his hair down" on these occasions,
if anywhere, and that she has observed nothing but gentlemanly
behavior and no abuse of alcohol by the appointee on these
occasions.
On February 10, 1989
Ennis, Texas, telephone number was interviewed at
3525 Turtle Creek Boulevard, where he is employed as an
He said he has been employed in this capacity for the
the past and is responsible for
He said he is employed from Monday through Friday, between the hours of and is
not in the building during the evening hours. He described the
appointee as a "happy-go-lucky" quiet person and said that he

staff who has run errands for the appointee.

<u>On</u> February 13, 1989,
Dallas, Texas, telephone number was
Interviewed at 3525 Turtle Creek Boulevard. He said that he has
been employed as a for the and
works from he said his days off are Saturdays
and Sundays. He stated that he has frequently of
the appointee and has never observed him to be intoxicated. He
said that he has never observed the appointee to be in company
with any female other than He said that he
has never been asked by the appointee to run an errand for him
and is not aware of any other person on staff being asked by the
appointee to run errands for him. concluded that he
has never observed anything derogatory in the actions of the
appointee.

DL 161A-2025

	b7
NEIGHBORHOOD	
3525 Turtle Creek Boulevard, Dallas, Texas April 1986 - Present	
On February 13, 1989, advised that he has lived at this address since He said that he has known the appointee since the 1960s, although he does not know him well. He described him as a quiet neighbor, active, hard-working, and public-spirited. He indicated that he has also had a casual relationship with whom he has known the appointee the appointee's recent divorce. He said that he has observed the appointee to drink only at social settings and has never observed him in a condition that he would describe as intoxicated. He emphasized that the appointee is very much a gentlemen, is of good character, lives within his financial means, and has never expressed any bias or prejudice against any class of citizen based upon religion, race, or ethic group. He said he has no knowledge that the appointee has ever used illegal drugs. said that the only woman that he has known the appointee his recent divorce is and that he knows of no incident involving the appointee in which the appointee could be considered a "womanizer".	
highly recommended the appointee for a position of trust and confidence with the United States Government.	

DL 161A-2025 TAG/ldj <u>1</u>

On February 13, 1989, Officer DALLAS, b6 TEXAS POLICE DEPARTMENT (DPD), advised SA as b7C follows:
Over the preceding weekend, he contacted and interviewed individuals in the DPD who worked in the area in which the appointee's residence is located (3525 Turtle Creek).
He stated that Sergeant has been a supervisor over that sector of the Central Patrol since 1984. works the 4:00 PM to midnight watch. Sergeant reported that neither he nor his officers have answered any calls to the appointee's residence and that the appointee has not been stopped by any officers in that sector for any reason, nor had the DPD ever been known to have any contact with the appointee in that sector.
Sergeant has been the supervisor of the shift which runs from midnight to 8:00 AM in the appointee's neighborhood. Sergeant and his officers report that they have had no contact with the appointee.
Sergeant who works for the Tactical Division, Special Events, DPD, advised that he and his men have worked several functions at which the appointee was in attendance. He stated that he has observed TOWER drinking what he assumes to be alcoholic beverages, but is unable to say exactly what they may consist of. He noted that Sergeant reported that and his men are the last ones to leave these events, inasmuch as they are providing security. stated that the appointee has never appeared to be inebriated or incapacitated in any way, shape, or form, after the above described events.

The following investigation was conducted by Special b70
NEIGHBORHOOD
AT DALLAS, TEXAS
3525 Turtle Creek Boulevard Dallas, Texas
On February 13, 1989, 3525 Turtle Creek Boulevard, telephoned the Dallas office of the FEDERAL BUREAU OF INVESTIGATION (FBI) requested that the interview be conducted over the phone inasmuch as he presently was calling from the in Palm Springs, California and it was more convenient to do so. stated that he rents for business purposes and stays there when in Dallas on business. permanent residence is in Keerville, Texas. usually stays in one night every couple of weeks. is located to appointees and he has rented the apartment for the past
appointee on a few occasions and as a fellow neighbor.
stated that he was in 1988.
stated that he did not know appointee well enough to comment upon him but added that appointee was a courteous fellow. stated that he has never seen appointee drink and has no knowledge concerning any alcohol consumption by appointee. Further, he has not heard of any alcohol consumption by appointee.

DL 161A-2025 SSS/skw 1

The following investigation was conducted by Special Agent (SA)
NEIGHBORHOOD
3525 Turtle Creek Boulevard Dallās, Texas April, 1986 - Present
black female, date of birth of
Texas. a resident, stated that her apartment complex is composed of four apartments. Each apartment is lettered A through D, respectively. Inasmuch as there exists no "Apartment 8" at Dallas, Texas, was queried concerning her knowledge of two former 3525 Turtle Creek
Boulevard, Dallas, Texas employees, and respectively (available information at 3525 Turtle Creek
revealed a home address for both and of
Apt. #8, Dallas, Texas). did not recognize either name. advised further that Apartments A, B, and D were all abandoned.
black male, date of birth was contacted and interviewed pursuant to and and Apt. #8, Dallas, Texas. This address
and was contacted and interviewed pursuant to and were last known to
and and were last known to reside at Apt. #8, Dallas, Texas. This address
was contacted and interviewed pursuant to and and were last known to reside at Apt. #8, Dallas, Texas. This address is part of the Dallas, Texas, researched all occupancy records. stated that his records do not reflect a history of occupancy whereas and are concerned. stated further that there is not presently, nor has there ever been, an apartment number Eight at Dallas, Texas (address provided by and to the Management of 3525 Turtle Creek Boulevard, Dallas, Texas).
was contacted and interviewed pursuant to and and were last known to reside at and Apt. #8, Dallas, Texas. This address is part of the Dallas, Texas, researched all occupancy records. stated that his records do not reflect a history of occupancy whereas and are concerned. stated further that there is not presently, nor has there ever been, an apartment number Eight at Dallas, Texas (address provided by and to the Management of 3525 Turtle Creek Boulevard, Dallas, Texas). Dallas, Texas, 75211. stated that he was employed at the condominium complex located at 3525 Turtle
was contacted and interviewed pursuant to and and were last known to reside at Apt. #8. Dallas. Texas. This address is part of the Dallas, Texas, researched all occupancy records. stated that his records do not reflect a history of occupancy whereas and are concerned. stated further that there is not presently, nor has there ever been, an apartment number Eight at Dallas, Texas (address provided by and to the Management of 3525 Turtle Creek Boulevard, Dallas, Texas). Dallas, Texas, 75211. Stated that

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observed appointee "a few times" (ten to fifteen times).

stated that ______ for him, but I never spoke to him". was queried, concerning appointee's drinking/womanizing. According to _____ appointee has never been observed to be drunk/drinking. Additionally, _____ stated that appointee has only been observed in the company of a woman identified as _____ and his (applicant's) two daughters.

FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription 2-13-89
furnished the following information: MARTY'S, 3316 Oak Lawn, b6 b7C
Senator JOHN G. TOWER has had account number 60999 at this liquor store since July 16, 1986. Total charges from this date to the present is about \$3,700 which includes both alcoholic beverages and food items. The account is current.
He noted that some charges on this account were made by persons other than Senator TOWER and that in some instances, purchases were made by these individuals on behalf of Senator TOWER. He also noted that some purchases were made for gifts, as noted on the invoices, and that the items were delivered to persons other than Senator TOWER.
noted that he has no way of knowing which purchases were made for the personal use of Sentor TOWER and which were not.
He furnished one photostatic copy each of the following store records for purchases made on the above account:
1. Four (4) "Accounts receivable transactions" for the period September 2, 1986, through June 13, 1988.
2. Twenty-three (23) invoices for the period September 25, 1986, through October 17, 1988. reviewed the above invoices in the presence of the interviewing agent. He marked each alcoholic beverage with a check mark and noted the type of beverage as beer ("B"), champagne ("C"), liquor ("L"), or wine ("W").
The above "Accounts receivable transactions" and invoices are attached to and made a part of this report as follows:
· ·
investigation on 2-13-89 at Dallas, Texas File * DL 161A-2025
SA



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ESSENTIAL TO THE
EPICURE
SPIRITS PHO 526-7796
GOURHET PHO 526-4070
3316 OAK LAWN
DALLAS TX 09/25/86

PEARL CANS 7144001522 2.70A B REHY MARTIN 31.95E L 8723600116 VEEAUJ VLGS D 6.650 W 9898 VEEAUJ YLGS D 6.650 W MOET EXTRA D 8811255105 22.250 C #10ET EXTRA 0 8811255105 22.250 C ST GEN CAR B 6.200 W 8591900112 ST GEN CAS B 8591900112 6.200 W MOREAU CHAB 77.500 W-5 13379 5<u>0</u>15.50 FOLONARI SOA 4.800 W 8912024165 FOLONARI SOA 8912024165 4.80C W =-STOLICHNAYA 14.25E L 8602400045 FAITTINGER L 6.350 0 8469250167 MAITTINGER L 6.350 C 8469250167 MAITTINGER L 6.350 C 8469250167 #AITTINGER L 8469250167 6.350 BOTT STOPPER 28 1.60A 24.80 TAX 14.28F TOTAL 247.48 CHARGE 247.48 - CHANGE -00

3 1 4.53PM

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Marty Says OAK LAWN DAL descential to the epic		WINES/SPIRITS 526-779 • GOURMET 526-4070 OFFICE 526-0900	PICK UP DELIVERY	
š	DESCRIPTIO	ON	AMOUNT	
		MARTYS CH 0. 247.48 (247.48 (0097 3 1	<u>609999</u>	

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS NOT FOR RESALE

TRANS# SPIREG. TIME

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ACCOUNT NO.	609	99		STATE	ZIP
NAME:	John	2	ver	· 	
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M	ortu's •	WINES/SPIRITS 526-7796		
- 1		GOURMET 526-4070	PICK UP	
3316 0 ess	OAK LAWN DALLAS, 75219 cential to the epicure	055105 500 0000	DELIVERY	
	DESCRIPTION	OFFICE 526-0900	AMOUNT	
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ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

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SPIRITS PHO 526-7796 GOURMET PHO 526-4070 3316 OAK LAWN DALLAS TX 12/03/86

CHAMPAGNE GI 17097 GIFT BASKET 15781

TOTAL

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3316 OAK LAWN essential to the	DA DA ne ep

DELIVER

ACCOUNT NO.

NAME:

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CHARGE

WINES/SPIRITS 526-7796

GOURMET 526 - 4070

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DELIVERY	[

LLAS, 75219 icure OFFICE 526-0900 TOUNG TOUNT DESCRIPTION TANQUERAY 94 8850811050 24.35A 6PK PERRIER 7478000U01 STOLICHHAYA 3,40H 18.45E 1 8602400079 ANGOSTURA BI 7549600040 JOHN WALKER 8850801040 2.10A 28.95E 1 SCREWPULL PO 15.00A TONIC SCHWER 1660050572 HOET EXTRA D 8811255102 2.85A 46.2000-6 607.70 CLUB SUDA SC 1660051472 2.654 WAILLONS DAU 15960 2015.95 31.900 W - 2 #DET EXTRA D 8811255105 2016-99 33.98A C - 2 & B POUILL 13041 3012.60 37.800W-3 ANGOSTURA BI 7549600040 SANTA BAR PI 2.10A 2.00H 17028 PATE AU POIU 4.801 HADDOM SHOK 7660631385 CARRS TABLE 5929037322 1.608 2.40H 2.00H CHEESE MARTYS CHARGE 277.67 CHARGE 3 0143 35 15.09F TAX ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS TOTAL 277.67 CHARGE 277.67 NOT FOR RESALE CHANGE 0143 RANSE SPIRES. TIME NAME **ADDRESS** STATE ZIP ZIP: STATE: REC. ON EMP. C.O.D. CREDIT PREPAID ACCT. CUSTOMER SIGNATURE

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WINES/SPIRITS 526-7796 **GOURMET 526-4070**

AMOUNT

9 OFFICE 526-0900

DESCRIPTION

DELIVERY

CS. CHABLIS PLIKY DAUVISSAT

VAILLONG DAU 191.400 W - 12 15969 CH. 8EADREGA 139.490 W - 12 14397 19419.95 01STOT +30.20

ICS OH. BEAUFEGIPO Pourcey funse

WINDIS -43.08A DELIVERY FEE

99999 13.39 С. 21.6 13.39 С. 21.6 TÕIN 413.59 CHARGE 413.59 0093 7 7 11.22PM

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

DELIVER

ADDRESS:

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CUSTOMER SIGNATURE

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DALLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796 GOURMET 526-4070

PICK UP

10 OFFICE 526-0900

DELIVERY

AMOUNT DESCRIPTION PEARL CAMS 7144001522 TECATE 7454900005 2.70A B 4.50A B GUIGAL HERMI 39.000 W CHNEUF BLANC 16878 HONTEBELLO C 17300 14.150 W 36.95C C 5.950 W 8810001350 BEAUJ VILLAG 8810001350 5.950 W #AITTIHGER L 8469250164 3022.70 WARRES SY RE 16602 68.100 C-3 19.950 W TAITTINGER L 8469250167 TAITTINGER L 8469250167 2469250167 PERRIER JOUE 6.750C 6.750 C 13.300: 6-2 288.65 GORDON'S GIN 88400000002 SPANISH PEAN 2900007903 292.70 7.50E L 5.40H BOTT STOPPER 1.60A 28.80 28.80 018101 10.02 216.85 .0% WINDIS -21.69A MARTYS CHARGE 609994 232.19 CHARGE 1 15.33F TOTAL 232.19 CHARGE 232.19 0431 7 3 4.04Ph ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS NOT FOR RESALE - TRANS# SP/REG. TIME NAME DELIVER ADDRESS ZIP STATE ACCOUNT NO. ADDRESS: STATE: 1 ZIP: CITY: REC. ON ACCT. CREDIT C.O.D. CHARGE PREPAID

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3316 OAK LAWN DALLAS, 75219 essential to the encure WINES/SPIRITS 526-7796

GOURMET 526-4070 PICK UP

DELIVERY

essential to the epicure	OFFICE 526-0900
DESCRIPTION	
•	BSRT RD. NIL 1 3.79A
	17202 BSKT. DOUBLE 1.80A 15480
	PUMPERHICKEL 2.05H 7149400020
	NOVA 20.95A 20452002095
	COCKTAIL SHR 18.55A 20509001855
	DILL FRESH 1.44H 20249000144
	PRODUCE (GE 3.11H 20010000311
	RED BELL PEP 3.69H 20908000369
	ENDIVE 2.22H 20904000222
	RED SAUCE 2.59H 20518000259
	ARTICHOKE SP 3.97A 20684000397
•	SHRIMP SPREA 4.63A 20688000463
	CAPERS BULK 1.43H 20435000143
· . · ·	FRILLED PICK .95A 7370537005
	SNOW PEAS .75H 20902000075
;	MARTYS CHARGE 60999‡ 0 75.88 CHARGE 1
	75.88 05/27/87 0926 8 4 3.46PM TAX 3.96F
ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN	TOTAL 75.88 CHARGE 75.88
DALLAS, TEXAS NOT FOR RESALE	CHANGE .00 -
	TRANS# SPIREG. TIME
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CHARGE PREPAID	EMP.
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	3316 OAK LAWN	DALLAS, 75219
	essential to ff	ne enicure

OFFICE 526 - 0900

GOURMET 526-4070

DELIVERY

DESCRIPTION	AMOUNT
<u> </u>	N. DEZ
HOET EXTRA 881125510	
DEWAR'S WHI	
8810001111 BT VERAN B	13.000: W-2
1802	7
206.5 HOET EXTRA.	U D 27.400 M1 /2 IL
881125510	2
ST GENEVIEV 1785	4.350 (<i>L</i>)
C & B BEAUJ	6.950 W
CHAB HONTH	9.950 (N
CHAB HONTH	_ 9.950 W
1803 VPHEASANT RI 1677	Ď 9,,950 (d)
STOLICHBAYE	16.80E (_
860240007 STOLICHNAY	13.15E \
ARUAVIT AAL	B 13.35E)
BOGES2514	
860240004 WINTOT	.5 – – – – – – – – – – – – – – – – – – –
10.0%	
FRESH LINE	.50H
20.2	51
MARTYS C	:HARGE
0 178.57	607974 CHARGE 1
178.57	08/04/67
9029 3 4 TAX	1.55PH 12.04F
TOTAL CHARGE	178.57 178.57
CHANGE 9029 3 4	1.55PN

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

TRANS# SP/REG. TIME					
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DALLAS, 75219 3316 OAK LAWN DALLAS, essential to the epicure

WINES/SPIRITS 526-7796 GOURMET 526 - 4070

DELIVERY

13 OFFICE 526-0900

AMOUNT DESCRIPTION 5.80CW-2 ROPITEAU ELA 8012080200 282.90 PERRON LA GR 17914 9.900 W- 2 284.95 PEARL CANS 7144001522 GROTH SAUV B 12779 GLENN ELLEN 8072000003 DUCK WITH TR 20212000240 2.70A B 6.950 W 4.150 W 2.400 20212000240
BRIE 1.82H
20708000182
CORNICHONS B .64A
20436000064
STIRATO .89H
20827000089
HARTYS CHARGE
60797\$
0 37.85 CHARGE 1 10/02/87 3.36FM 37.85 4 2 4607 2.60F TAX 37.85 37.85 TOTAL CHARGE

> 4 2 3.36PM 4607

CHANGE

.00

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

TRANS# SPIREG. TIME

and the state of t NAME DELIVER **ADDRESS** ZIP STATE CITY ACCOUNT NO. NAME: ADDRESS: STATE: CITY:

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CUSTOMER SIGNATURE

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3316 OAK LAWN DALLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796 GOURMET 526-4070

AMOUNT

DELIVERY

1 4 OFFICE 526 - 0900

DESCRIPTION

CHOOKIES 1.78A 20779000178 CHERVO WHITE 10.30E 8200017309 HARTYS CHARGE 607974 0 13.26 CHARGE 1 10.30E | TOTAL CHARGE 13.26 13.26 1488 3 4 2.35PN

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

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OLLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796

GOURMET 526 - 407

	AMOUNT	
OFFICE 526 · 0900	DECIVEIT	
15	DELIVERY	$\cdot \sqcap$
GOURMET 526 - 4070	: PICKUP	
123131111113 320-7130		

DESCRIPTION	AMOUNT
TOET EXTRA D	191.40A C-12
7144001522	5.40A B_2
202.70 PATE AU POIU 13181	4.508
CARRS TABLE 5929057322	1.70H
FRESH LIME 31	.50H
20,25 HADDOK SIOK 7660431385 271,50	3.20H
BOTT STOPPER 28	3.20A
49.80 ✓€TILLA SOAVE 8330009453 285.25	10.500 W-2
PRESSAÑO P F 12450 2812.75	25.900 W-2
CHAB MONTH 18039 289.95	19.500 W-2
ئ DAN CAR 1 17452	
PATUGE CAR HA	15.950
WINTOT 10.0%	70.30
MARTYS CH	-7.03A IARGE 60999‡
0 313.97	CHARGE 1
ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS TAX	11/30/87 2.59PH 1 22.50F
NOT FOR RESALE TOTAL TRANSAR SELF	313.97 #813w#7
A CHANGE	
DELIVER TO ADDRE	2107.11
CITY STAT	TE ZIP
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DALLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796 GOURMET 526 - 4070

DELIVERY

OFFICE 526-0900

AMOUNT DESCRIPTION 10.200 W-2 ✓BARDOLINO BO 7.500 W TVILLANOVA CH 16967 65.900 W-2 LATOUR GRI M 17427 2832.95 10.200 C-Z PERRIER JOUE 16074 27.60C C-4 MOET EXTRA D 8911255102 WALL ADUAVIT AALB 8068525140 13.35EL CREMY MARTIN 8723600103 DEWAN'S WHIT 19.85E L 13.95E L 8810001115 270LICHNAYA 8602400079 16.80E L WINTER 121.40 10.0% windis

-12.158

MARTYS CHARGE 609999 187.07 CHARGE 1 187.07 2661 5 5 11/30/87 3.01PM TAX 13.86F TOTAL CHARGE 187.07 187.07 ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS CHANGE ! NOT FOR RESALE 2661 5 5 3.02PM TRANS# SPIREG. TIME أربي المراكز علاميني يقصرهم NAME .. ADDRESS ZIP CITY 99 TOWER

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GOURMET 526-4070



essential to the epicure	OFFICE 526-0900	
DESCRIPTION	L'EF'AYRIE BL T	AMOUNT 13.990
~	8073200406	W-2
	206.95 DEWAR'S WHIT	18.30E
L	8810001114	10.000
·	-STOLICHHAYA	16.80E L
	8602400079 FOLONARI SDA	10.400 10.11
	8912024165	10.400 DW-Z
*	285.20	
	BEV. NAPKINS 16916	4.05A
	381.35	
	ZESTER STIPP 14968	2.80A
	GRUYERE	1.62H
	20633000162	• 074
	LEHON SUMIER 20844000197	1.97A
·	CHICKEN SALA	3.84A
	20357000384 SLICED HOVA	3.00A
	20346000300	
	MAURICE MINI 18734	5.05H
·	FRESH LEMON	.25H
•	32	
	MARTYS CHA	NGE 60999‡
•	0 87.93 0	
·	07 50 (7.117.107
	87.98 1 4587 8 3 12	2/14/87 ∴15PH
L	TAX	6.00F
· 	TOTAL	87.78
.=-	CHARGE	87.78
	CHANGE	.00
	4587 8 3 12	
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	3316 OAK LAWN	DALLAS,
	essential to f	ne enicure

GOURMET 526-4070

OFFICE 526 - 0900

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DESCRIPTION

AMOUNT

Champaghet Champaghet U.P.S.

CHAMPAGNE GI 49.95H 17097 U.P.S. DELIV 6.94H 55 MARTYS CHARGE 609990 0 55.99 CHARGE 1 5033 9 4 \$158Pm TOTAL CHARGE 5033 9 4 5.59PH

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

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. ACCOUNT NO.	609	$99^{\overline{\text{city}}}$		STATE	ZIP /
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	CUSTOMER	Χ			

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	3316 OAK LAWN essential to fi	DALI ne epic	.AS

GOURMET 526-4070

DELIVERY

LAS, 75219	19
Cure	OFFICE 526-0900
DESCRIPTION	ON

N		AMOUNT
	TAPER CANDLE I	1.40A
	28.70	
	ERIE	4.15H
	20708000415	
	BRIE	3.77H
	20708000377	2 500
	RUMI FRUIT C 8034720308	2.508
	DIET SEVEN U	3,25A
	7800000079	3 5 7 7 14
	MINATURE CHE	7.90A
	20396000790	
	6PK PERRIER	7.008
	7478000001 283,50	
	TONIC SCHHEP	3.00A
	1460050572	
	COCA COLA CL	3.25A
	4900000634	

MARTYS CHARGE 60999# 37.72 CHARGE 1

37.72 12/16/87 5061 3.5 3.23FN

TAX

1.50F

TOTAL CHARGE 37.72 37.72

CHANGE .00 5061 3 5 3.239N

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

TRANS# SPIREG. TIME

				NAME	
DELIV TO	,			ADDRESS	
ACCOUNT NO.	600	999^{CITY}		STATE	ZIP
NAME:	John	iG.	Tower	<u> </u>	
CITY:			STATE:		IP:
CHARGE	PREPAID	C.O.D.	CREDIT	REC, ON ACCT.	ЕМР.
	CUSTOMER SIGNATURE	x de	kn of	mes	MARY.

3316 OAK LAWN DALLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796 GOURMET 526-4070

PICK UP

DELIVERY

DESCRIPTION

20 OFFICE 526-0900

AMOUNT

SLICED HOVA 6.23A 20346000623 MARTYS CHARGE 60777\$ 0 6.73 CHARGE 1

12/16/87 3.25PM 6.73 3 5 5062 TAX .50F

CHANGE .00 3 5 3.25PN 5062

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

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ADDRESS:					
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3316 OAK LAWN DALLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796 GOURMET 526-4070

21 OFFICE 526 - 0900

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DELIVERY

DESCRIPTION

AMOUNT

47.85A C-3 CHUET EXTRA 0 20 1277107 20 20 15.95 GIFT BOX SML 2.95A DELIVERY FEE 2.00A HARTYS CHARGE 60799+ 57.02 CHARGE 1 57.02 12/23/87 6426 5 5 11.00/4 7476 5 5 11.00/4 CHAMSE .00 5 5 11.00AM

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

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DALLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796 · GOURMET 526-4070

PICK UP

DELIVERY

22 OFFICE 526-0900

DESCRIPTION

AMOUNT

REMY MARTIN 28.50E 8723600116 MARTYS CHARGE 60999‡ 0 20.72 CHARGE 1 28.50€ 1_

30.78 12/23/87 5 5 5 10.59AH 2.28F

30.78 30.78 TOTAL CHARGE

CHANGE .00 5 5 10.59An 6625

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

TRANS# SPIREG. TIME

NAME DELIVER ADDRESS ZIP NAME: ADDRESS: ZIP: CITY: STATE: REC. ON ACCT. CHARGE PREPAID C.O.D. CREDIT

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3316 OAK LAWN DALLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796 GOURMET 526-4070

PICK UP

DELIVERY

 $23_{\text{OFFICE}}_{526\text{-}0900}$

AMOUNT

DESCRIPTION 10.400 W-2 ✓6T GEH CAN E 8591900112 12.400 W-2 VINCENT P FU 27.900 W-2 JOBARD ! 31.900 W-Z FRESH LINE FRESH LENON NINTOT 117.85

10.0X WINTOT 117.85

WINTOT 117.79A

HARTYS CHARGE

115.04 CHARGE 1 TOTAL 115.04 CHARGE 115.04 6497 3 4 5.40Pn

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

		TRANS	SP/REG. TIME		
	-	,	NAME		
DELIVER TO	·		ADDRESS		
ACCOUNT NO. 060	999		STATE	ZIP	
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		7			
NAME: JOHN	1 (7.	10 U	rek		
ADDRESS: .	<u>. </u>				
CITY:		STATE:	ZI	P:	
CHARGE PREPAID	C.O.D.	CREDIT	REC. ON ACCT.	EMP.	
- CUSTOMER X John Town					

3316 OAK LAWN DALLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796

GOURMET 526-4070

PICKUP

24_{OFFICE 526-0900}

DELIVERY .

DESCRIPTION		AMOUNT
V	FOLINARI SUAT	28.054 W-6
	DIET COKE	3.25A
	COCA CULA CL	3,25A
	49000000234 6FK PERRICR	4.15H
	GINGER ALE S	3.15A
	CLUB 500A 50	3.15A
	TORIC SCHUEP	3.15A
	1660050572 6PK PERRIER	4.15H
└	7478000001 1LTR BEEFERT	17.15E
	8469200906	
-	-8TOLICHHATA 8602400079	16.80E
	CARRS TABLE 5929057322	190H
	COOKIES & B	. 79A
	20001000079 COUKIES & B	.85A
	20001000085	.794
	20325000079	
	GRU356578494	4802-414 609584
	0 101.22	
		04/04/88
	7505 3 4 4 TAX	6.43F
	TOTAL.	101.22 101.22
	Charge	101.22
	7505 3 4	្តេច • • ប់ 4 ក៏ អ

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

TRANS# SPIREG. TIME

				NAME				
- DELIV		-	ADDRESS					
ACCOUNT NO	260	9 99		STATE	ZIP			
NAME:	ohn	G. T.	Swel	2				
CITY:	÷		STATE:	z	IP:			
CHARGE	PREPAID	C.O.D.	CREDIT	REC. ON ACCT.	ЕМР.			
-	. CUSTOMER SIGNATURE		Anc	Jones	4173			

		1			
r	7	a)	u	U	1
		6 OAF			DAL
	e	SSAN	tial t	ᄼᆙ	a ani

LLAS, 75219 icure ·

PREPAID

CUSTOMER SIGNATURE

ACCOUNT NO.

NAME: ADDRESS:

WINES/SPIRITS 526-7796 . . . GOURMET 526-4070

DELIVERY

essential to the epictire	OFFICE 526 · 0900
DESCRIPT	
	18905 W-4
	4915.95 ✓VINCENT P FU 83.700 W / 6 15677
	6013.95 FOLONARI SOA 10.400 W-7 8912024165 205.20
	MOET EXTRA D 199.90A 6292
	MDET EXTRA D 77.00C 8811255102 C-1D
	1007.70 FREHCH ROAST 4.31H 20019000431
·	ROAST BEEF 2.03A 20409000203
•	CREAM CHEESE .99A 20105000099
	WINTOT 234.90 10.0% WINDIS -23.49A
	MARTYS CHARGE 60999*
	0 451.79 CHARGE 1
	451.79 05/14/88 2658 3 3 2.55PM TAX 33.15F
·	TOTAL 451.79 CHARGE 451.79
	CHANGE .00 2658 3 3 2.55PM
ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN	
DALLAS, TEXAS . NOT FOR RESALE	
	TRANS# SP/REG. TIME
•	NAME
DELIVER TO .	ADDRESS
DUNT NO. 06 09 9	STATE ZIP
John G	Tower
ESS:	-

STATE:

CREDIT

C.O.D.

REC. ON ACCT.

EMP.

3316 OAK LAWN DALLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796

GOURMET 526-4070

DELIVERY

26 OFFICE 526 - 0900

DESCRIPTION

AMOUNT

FDLIHARI 50A 28.05A W-6

MARTYS CHARGE 509494 30,29 CHARGE 1

30.27 07/13/88 8309 9 7 4.00PM

TAX

THTAL 30.27 CHARGE 30.29

8309 9 7 4.00FH

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS NOT FOR RESALE

TRANS# SPIREG. TIME

NAME DELIVER ADDRESS то ZIP ACCOUNT NO. NAME: ADDRESS: STATE: CITY: REC. ON ACCT. CHARGE EMP. PREPAID C.O.D. CREDIT

CUSTOMER

316 O. LAWN DALLAS, 75219 essential to the epicure 27 OFFICE 526-0900

WINES/SPIRITS 526-7796 · GOURMET 526-4070

DELIVERY

DESCRIPTION

HON					AMOUN	ı
	•					
€		NARI 12024			5.900	ω_{-}
•	FOLO	NARI 12024	506	}	5.900	
•	BEEF	EATER 69200	₹ G]	3	8.85E	_
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•		O PA		1	8.950	C-
		ISH F 74000	OAS	;	6.30H	
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		ARTYS		iargi		
	Ŋ	90.	34	CHA	1999# RGE 1	
	8542 Tax	90.34 4		4.10	20/88)PM 1.97F	
		TOTA).34).34	

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

TRANS# SP/REG. TIME

CHANGE .00-4 3 4.10PM

		•	-	NAME	· · · · · · · · · · · · · · · · · · ·
, DEL T	IVER O			ADDRESS	
ACCOUNT NO.	6099	<u> </u>		STATE	ZIP
NAME:	JOHN G	JOWER	2		
ADDRESS:					
CITY:			STATE:	2	IP:
CHARGE	PREPAID	C.O.D.	CREDIT	REC, ON ACCT.	EMP.
	CUSTOMER	x-74/1	alan	And te	1 -

3316 OAK LAWN DALLAS, 75219 essential to the epicure

WINES/SPIRITS 526-7796

GOURMET 526-4070

CK UI

DELIVERY

źġ,

OFFICE 526-0900

DESCRIPTION

AMOUNT

10.02 TOTALY X0.01 X0.01 X0.01 X0.01

ALL ACCOUNTS PAYABLE WITHIN 30 DAYS FROM DATE OF PURCHASE IN DALLAS, TEXAS

NOT FOR RESALE

TRANS# SPIREG. TIME

ADDITION.			STATE:		ZIP:
ADDRESS:				4NOE 2.54PI	3:3 "I
NAME:	J011N	TOWER	CH	TAL 320.0	00
ACCOUNT NO.	6099	CITY	0924 TAX	STATE 54F	ZIP
DELIV TC		•		YS CHARGE 605 LADORESSARGE	794

1

	Date of transcription 2/16/89
at 3525 Turtle Creek Boulevard, Dall following list of former employees a been terminated from employment sinc date that appointee moved into 3525	e April 1, 1986, which is the
Dallas, Texas 75212	
Dallas, Texas 75224	
Dallas, Texas 75210	
Dallas, Texas 75224	
Dallas, Texas 75205	
Dallas, Texas 75217	
Balch Springs, Texas 75180	
Dallas, Texas 75228	
vestigation on 2/14/89 at Dallas, Tex	File # 161A-2025
sA /sp	Date dictated 2/16/89

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Continuation of FD-302 of		_,On_2/16/89	b6 , 2 ageb7C
	Dallas, Texas 75214		
-	Dallas. Texas 75215		
L	General Delivery Reeds Spring, Missouri 65737		
[Dallas, Texas 75246		
	Dallas, Texas 75216		
	Dallas, Texas 75235		
1	Dallas, Texas 75206		
	Dallas, Texas 75215		
	Dallas, Texas 75216		
	Dallas, Texas 75208		

FD-302a	(Rev.	11-1	5-83
. D 002a	(1 to v .		J-00/

Continuation of FD-302 of	 , _{On} 2/16/89	.b6
Dallas, Texas 75203		
Dallas. Texas 75246		,
Dallas, Texas 57224		
Dallas, Texas 75246		
Dallas, Texas 75216		
Dallas, Texas 75216		•
Dallas, Texas 75219		
Dallas, Texas 75214		

DL 161A-2025 JPC/sp <u>1</u>

The following investigation was conducted on February 15, 1989, by Special Agent b6 b70
PREVIOUS EMPLOYEES OF 3525 TURTLE CREEK BOULEVARD
Dallas, Texas
advised that she had no record of the above listed person at the above address.
Dallas, Texas
of the above unnamed apartment unit stated that he was not aware of anyone named at the above address.
SOUTHWESTERN BELL TELEPHONE had no local listing in the Dallas area for the above listed names.

DL 161A-2025 JPC/sp <u>1</u>

The following investigation was conducted by Special Agent
PREVIOUS EMPLOYEES OF 3525 TURTLE CREEK BOULEVARD
Dallas, Texas
stated that he worked at 3525 Turtle Creek Boulevard, Dallas, Texas, for a period of approximately (from as a and later as
in the course of his duties has observed JOHN TOWER enter and exit the building several times. and has (1972 Dodge, 2-door, green) for him.
When asked if he has ever observed JOHN TOWER in an intoxicated or boisterous condition, stated "No, he was no problem. He was always well-mannered". He further stated that JOHN TOWER usually entered and exited the building alone. further stated that he had been in TOWER's condo on one occasion to and that he noted no evidence of improper or excessive behavior. ended the interview stating that he had relatively little contact with TOWER during his employment there and had no further information to offer.

b6 b7C DL 161A-2025 RCN/skw <u>1</u>

The following investigation was conducted by Special Agent (SA) at Dallas, Texas on February 15, 1989:	b6 b7С
NEIGHBORHOOD	
3525 Turtle Creek Boulevard Dallas, Texas April, 1987 - Present	
Telephone Number	
advised that he was employed as the at 3525 Turtle Creek Boulevard during the period	
He stated that he did not know the appointee personally and knew him only on site as a tenant of the building. The appointee drove an old Dodge automobile, jokingly referred to by building employees as the "Green Hornet". He did not observe the appointee consume any alcohol or see him in the company of any females during the above period. Said he never observed the appointee to be in a condition that he would describe as intoxicated, that the appointee was never any problem in the building, and that he had observed no outrageous behavior by the appointee.	
Investigation at in an effort to locate determined that is unknown at this address. Inquiry at the U.S. Postal Inspector's Office located no change of address for	
An unidentified tenant at the	
determined that is not living at this address and is unknown. Inquiry at the U.S. Postal Inspector's Office located no change of address for	

The following investigation was conducted by Special Agent (SA)	
RESIDENCE	
AT DALLAS, TEXAS	1.0
On February 15, Dallas, Texas, advised that she worked at 3525 Turtle Creek Boulevard for in was employed as advised that she was unaware of who Senator JOHN TOWER was. added that she was because it was discovered that	b6 b7C
On February 15, 1989, Balch Springs, Texas, telephone number advised that he was employed as at 3525 Turtle Creek Boulevard. worked for approximately beginning sometime in and ending in early stated that he worked both the early and the late shifts.	
stated that he would	
On February 15, 1989. Dallas. Texas advised that she was	
Dallas, Texas advised that she was employed at 3525 Turtle Creek Boulevard as advised that she worked for approximately during helped but helped	
on numerous occasions when either the was absent or if she had nothing else to do	
and would assist recalled that appointee resided in apartment 21B and talking with appointee on a few occasions. remarked that appointee did not talk much. stated that appointee would be in the apartment on various occasions while she has no knowledge of any alcohol consumption by appointee whatsoever and has never heard of any either. Further, she has no knowledge concerning any indiscretions by appointee. left her job as due to finding a better job.	

NEIGHBORHOOD

The following individual was contacted who previously
was employed in the at 3525 Turtle
Creek Boulevard, Dallas, Texas, which is the residence of
appointee:
On February 16, 1989, advised that he
was employed in the above department at 3525 Turtle Creek
Boulevard. Dallas. Texas. where he worked from approximately
to He did not ever meet or hear
anything whatsoever about appointee. He did know that appointee
was a Senator of the United States. The reason that he never saw
the Senator was probably because he was assigned to the
Because of this assignment, he rarely saw any
residents of the building. He knows of no derogatory information
whatsoever, and is not able to furnish any information concerning
appointee.
advised that he has resided at his current
Texas, for approximately the last five years.

Ъ6 Ъ7С

NEIGHBORHOOD

The following individuals were former employees at 3525 Turtle Creek Boulevard, Dallas, Texas, which is the residence of appointee, who could not be located. These employees were
Om Tohanson 15 3000
On February 15, 1989,
Dallas, Texas, advised that the current resident of
is no relation to her family. She advised
that was the former resident of
moved approximately one to two years ago and did not leave
a forwarding address.
On February 15, 1989,
Texas, is currently occupied by has been at
this residence since July. 1988. The home was previously
occupied by who moved in approximately July,
1988, and left no forwarding address

bб b7С

1

		D	ate of transcription	2/16/89
worked at currently arm	at she was the 3525 Turtle Creek Bou employed at in Dallas, Tex- cived at home, she wo	as. She stated		ously lis as
employed at telephone n the intervitime, he for	telephone, the above	and may be He was advised nature of the i	d that he is contacted at of the ident nterview, at warming the content of the co	ity of which
during 1987 Creek Bould on several for appoint appointee. was accompation believes is times by the names he disapproximate	ce. At no time did During that period	residence of ap ings consisted the run any erra of time he recomp He was accomp en on separate the women were and the other	of of the condomination of any type alls that appoint who he anied at othe occasions, whelderly, lady was poss	rtle e met nium pe for pintee r pse
normal in the because, at which the manager He has no in the second seco	these relationships are only worked at 3525 to the same time he had necessitated him tall was during his problem that he could work more ment had no alternational towar feelings towar hat they treated him	for approximated a management of a management of the state of the stat	ays off from the past, and the past, and this because ack of assurates him from wherek Boulevar	work. ent d he the nce, ork. d, and
itigation on _2/15			File # 161	
SA	(sp	Date	dictated <u>2/16/89</u>	

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Continuation of FD-302 of,	2/16/89 On	<u>2</u> _ , Page _
He had not seen the appointee intoxicated a on one occasion during his employment, date and approunknown. On this occasion, he was working the 11:00 shift at which time the appointee arrived at the restapproximately midnight. appointee's 1987 for appointee. Upon his return back to his station the condominium, the appointee asked him if he had a his condominium as his was missing. He told appointed no spare key that was available.	oximate time PM to 7:00 AM idence at clack Chrysler spare key for	-
Appointee then told him that he would sleep of the building which was next to the swimming pool arrived in the morning with a spare key. The appoint a chair on the terrace that night because he observed security checks which are made approximately every twarea. The next morning, appointee was let into his a who is the Operations Manager for 3525 Turtle Ouring this incident, he did smell alcohol on the breand appointee appeared to be drunk because he was starlittle bit". Although appointee appeared to be into appointee was polite in all of his dealings with him.	intil the manage tee did sleep in the during wo hours. of the apartment by creek Boulevard ath of appoint aggering a poxicated,	ger in ie
During this shift, he does not know if any appointee, and believes that the only person who was shift with him was an individual by the name of He does not recall the last names of these individual may be located.	working the]	эy
that he would be willing to testify to the above incompress of the United States, any court in the United Would also be willing to take a polygraph examination truthfulness. All of the information that has furnished the information that he knows concerning appointed	ident before thed States, and nas to his shed above is a	ne

b6 b7С

PREVIOUS EMPLOYEES OF 3525 TURTLE CREEK

The following investigation was conducted on February b6 b70
who previously lived at his address, moved to the
area one and one-half years ago. He does not know of any way to contact
A female who declined to identify herself, advised that the family, who lived at some time ago, moved. She has no idea as to their current location. She noted that several families have resided in the location since that time.
The manager of the advised that she has no in She stated the name is not familiar to her as a current or previous resident.

Agent (SA) _____ in an effort to locate the following individuals who were former employees at 3525 Turtle Creek

AT DALLAS, TEXAS

On February 16, 1989, the U. S. POSTAL SERVICE at Dallas, Texas advised that it had received a change of address from to to both addresses advised on February 16, 1989 that reside or receive mail at her address. She has no information as to the location of a
On February 16, 1989, the U. S. POSTAL SERVICE, advised that it had received a change of address from both addresses to both addresses April 6, 1988. On February 16, 1989 advised that she has been residing at this address the name of

1

		Date of transcription 2/16/8	9
INVESTIGATION (FBI) investigation on JOI adv:	ent as an agent of FEDE , and the purpose of the HN TOWER), provided the ised that he became cas	e interview (background following information: ually acquainted with ovment at 3525 Turtle	.b / C
employed in the capa was assigned to the	sn. tle Creek Boulevard, Da	ift, and recalled	
activities; including stated that I the company of his identified as habits, state	queried pursuant to TO ng but not limited to whe had observed TOWER of (TOWER's) daughters as with respect to the had never observed than completely sober.	omanizing and drinking. n numerous occasions ir well as a woman o TOWER's drinking	i
acquainted with TOWN employed for a perio		was also casually ated that was vered to be "sleeping"	
Social Security Number the nickname of	is predection is predection is predection. Dallas, acity of delivery person	that he was also knowr sently employed at the Texas is	1
Investigation on 2/16/89	at Dallas, Texas	File # 161A-2025	5
by SA	(sp	Date dictated 2/16/89	

Dallas, Texas, on State	due to have due to	creek Boulevard, ring ears old and the cloved as ced he has no intee, and never saw that he heard on a few occasions if who told him the to divulge the name ced that he has no opointee. ave overnight shack- recall who was the refuse to divulge was unable to opointee. oe offered provide, but er. He added that he fering an individual it.	b6 b7С
2/16/89 Investigation on	Dallas, Texas	161A - 2025 File #	
sy_SA	isn	Date dictated 2/16/89	

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Date of transcription 2/16/89

1

Date of transcription	2/16/89)
are located at Turtle Creek Boulevard, Dallas, Texas, was of the identity of the interviewing agent at which time he he had been previously interviewed about the appointee, JO TOWER, by the FEDERAL BUREAU OF INVESTIGATION (FBI), and i familiar with the background investigation being conducted was advised that he is being recontacted about an incident occurred in approximately 1987 in which he had assisted ap in obtaining entrance in his apartment after appointee had misplaced his entrance key.	which advised stated HN G. s He that	b6 b7С

He furnished the following information concerning this incident:

He recalls that in approximately 1987, date not recalled except that it was in warm weather, that he had received a telephone call from his employment at 3525 Turtle Creek Boulevard form the condominium security desk that appointee had locked himself out of his residence and requested that he come to 3525 CONDOMINIUM and open appointee's residence. He proceeded to the residence of appointee.

Upon his arrival, he met appointee who was resting on the terrace of the building near the swimming pool area, and appointee accompanied him to his residence. Both of them went up in the same elevator to his residence, at which time he opened the residence for appointee and then left appointee in the residence. He recalls that the time was approximately 4:30 AM and appointee did not smell of alcohol and did not appear to be intoxicated in any way. The appointee was nice and polite in every way.

This is the only incident that he has every been called upon to open appointee's residence. He believes that he later found out that appointee had left his keys locked in his residence. He had not furnished this information previously to the FBI because he did not feel as if it had any significance effecting the background investigation concerning appointee.

Investigation on	2/16/89	at	Dallas,	Texas		File #_161A-2025	
by SA		'sp			Date dictated	2/16/89	

		` <u>1</u> .	Date o	of transcription 2/17/89	
	following i	nformation:		3525 CONDOMINUMS, ally furnished the residence	b6 b7С
٦,	TOT	mer employee Dallas, Texas	75216 was	employed from	
L					
			_		- •
	• •	2	-	,	
				-	
Investigation on	2/17/89	at Dallas, T	exas	File #DL 161A~2025	
		La		•	

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2/17/89

ALCOHOL CONSUMPTION

The following investigation was conducted on Februar 6, 1989 at Dallas, Texas:	Y .b6 .b70
former executive director, DAL BALLET ASSOCIATION, advised that the name	
(phonetic) is not familiar to him.	
A check of logical public source material for Dallas, Texas area was negative regarding (phonetic)	the

ŗ	The follo	wing investig	ation was	conducted	by Special	1 b6
Agent				•		2.1
AT DALLAS,	TEXAS					
(ry 3, 1989,			ice located	
		Dallas, Texas	, telephor	nically cor	ntacted the	Э
Dallas Off:	ice and a	dvised SSA		that he ha	ad never	
caused any	liver te	st to be admi	nistered	to the appo	ointee, JO	MH

				Date of transcr	iption2/4/89	
an "Auth executed	ority to Re in Decembe	elease In er, 1988 or to pe	after having formation" fo by the appoir	orm which hatee, JOHN	ad been G. TOWER:	
the appo	s a very ac	curate p	s, known as e rofile of the s regard, his	e liver. W	lith regard	
the apportude the exaction that the control of the book approximation to the book approximation to the apportude the approximation that the approximation the exaction that the approximation that the approximatis approximation that the approximation that the approximation tha	e's liver wintee's pant t dates on regardiest of his ember, 1988	vas seen lacreas and which the ing such recollect	aforementioned by him to be digall bladded ese tests were are in anothed tion, the test brior to the firm of the f	completely er. He doe ce performe er location st was cond	normal; as so not recaled, inasmuch at this ti	l as me. ther
does he	He also s know any de	stated the	at he never n the appointe	nade any in ee's privat	quiry about e life.	nor
Investigation on	2/3/89	at	Dallas, Te	•	Д <u>Г 161A-202</u> 3/89	5

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		Date of transcription 2/10/89
		b70
furnished the	e following informat	tion:
He stated BAYLOR HOSPITAL foll	that during the toowing colon surgery	ime the appointee was in in January, 1989,
exact wording unrec regarding whether of to have a glass or to	e exact date, the alled by him, the or not it would be wo of wine with ding noted that this q	uestion is raised on many
occasions by patient	s of his following a	surgery.
medically, as far a	s ones surgery is cone or two glasses o	tients to the effect that oncerned, it will probably f wine, or a cocktail, or
drinking as part of it if the matter is the appointee, as however that he see this question. He similar to that note he can not recall appointee. He furth	their post operative brought up. He so had previously notee asked the quest ms to recall that stated that he also dabove in response any other discussion with reconstruction with reconstruction.	advise persons to begin e care, and only discusses tated that with regard to noted, he can not recall stion or not. He stated the appointee did so ask so recalls giving a reply to same. He stated that ion of alcohol with the can not recall any concern gards to the appointee's
taken from him at th 1986, the notation	e time he entered t is listed "patient ". He noted this	opointees personal history the hospital on January 4, it a smoker; he drinks was apparently what the hospital.
Investigation $20/10/89$	at Dallas, Texas	File DL 161A-2025
52	7/mes	2/10/89

Date dictated

He also noted that with regard to the blood test he gave the appointee on December 26, 1989, it is known as a SMAC 28. He stated that this is a blood test which measures various areas of the blood. It is based on a reference range of values set up by the pathologist who designed the test. In this particular laboratory, and in this particular test range, all testees are measured against the same reference range, no matter what their age, previous medical history, alcohol consumption, sex, or any other difference that he can think off.

He also noted that a portion of this Smac 28 test is known as the GGT, and it is a very sensitive test as regard to the liver with regard to over use of alcohol. He noted that the appointees GGT test, as were all of his tests, were within the normal ranges.

He also noted that during his viewing of the appointee's liver and pancreas, etc., during the surgery, all appeared perfectly normal to the naked eye, irrespective of any other factor, including age, sex, race, drinking habits, etc.

He noted that these organs are either considered normal or abnormal. The only time these organs would be considered abnormal is when they are seen to be diseased or cancerous, or some other type abnormality.

As he had previously stated, the appointee's organs as noted above were normal to his viewing.

He also noted that as previously stated the only discussion regarding a resumption of alcohol with the appointee was as note above, and there was no indepth discussion about levels of consumption or threats to the appointee's life and health.

He noted that he, as well as the appointee's family, were much more concerned with the fact that the appointee is a smoker of cigarettes than with the appointee's drinking habits.

He noted that the cigarette smoking would appear to him to pose a much greater health risk to anyone.

Continuation of FD-302 of						, On	2/10	/89	3 . Page	b6 b7
informati BAYLOR H	OSPITAL	is ma	leased king a	press	news releas	ested media se re	that He	noted	above l that	

The following investigation was conducted by Special b7c Agent (SA) on dates as indicated:
AT DALLAS, TEXAS
On February 9, 1989, THE MANSION in Turtle Creek, advised as follows:
He noted that he has been employed at THE MANSION for about He stated that the appointee JOHN G. TOWER, is a regular customer of THE MANSION although he can not say how many times the appointee may have been in the establishment in the past year.
He stated that if the appointee is at THE MANSION, it is generally to eat. He stated that the appointee is usually accompanied by other individuals, whose identities can not recall at this time.
He stated that he is not specifically aware of any drinking (alcoholic) habits on the part of the appointee. He did state however he has never observed the appointee to be in such a condition where he caused any commotion whatsoever in the establishment, nor did he ever appear to be in any lack of control of his facilities when at the establishment.
noted that, due to policies at the hotel/restaurant, he would request that any information with regard to interview of employees, etc., be cleared through the corporate counsel of the parent corporation. He noted that he would make contact with his corporate office, which is the ROSEWOOD HOTEL CORPORATION in this regard.
On February 10, 1989, ROSEWOOD HOTEL GROUP, 100 Cresent Court, telephone telephonically contacted the Dallas office and advised as follows:

He stated that the corporation desired very much to cooperate with any investigation which might be conducted in this or other matters. He stated however it is corporate policy that the corporation respects the privacy of its guest, and will not release information with regard to the personal lives of its guest and customers short of a court order.

He noted that with the production of such a court order or subpoena, the corporation would certainly be most happy to cooperate in making employees available, as well as records which might be desired.

He noted that the release of such information with the use of such a court order or subpoena would be a reassurane to current and future guest and customers that the corporate policy with regards to the personal privacy of such individuals has not changed.

noted that a release form which is basically referring to the Custodian of Records for various institutions would not be considered as having met with the corporation considered as its obligation to its patrons and customers.

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The following investigation was conducted by Investigative Assistant

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DRIVERS LICENSE RECORD

AT DALLAS, TEXAS

On February 6, 1989, a search of the computerized Texas drivers licence records revealed operator license number 00824202 is issued to JOHN GOODWIN TOWER, a white male, date of birth September 29, 1925, height 5'6", weight 150 pounds, hair blond, eyes blue, address 3525 Turtle Creek 21B, Dallas, Texas, expiration date of September 29, 1990. The license did not have any record of violations or warrants.

The following investigation was conducted by Special $^{\rm b6}_{\rm b7C}$ Agent

MISCELLANEOUS

AT DALLAS, TEXAS

On February 6, 1989, AET	
LIFE AND CASUALTY COMPANY, 2350 Lakeside Boulevard, Richardson	
Texas 75081, advised that AETNA LIFE AND CASUALTY COMPANY (ALC	
has written automobile insurance for appointee since at least	
August of 1971advised that it is more than likely the	
appointee had his automobile insurance policy with ALCC earlies	er
than 1971, but their records do not go any earlier than 1971.	
Further, there is no indication as to who the prior insurer	
actually was.	

stated that the only accident that appointee was actually involved in occurred on April 1, 1976 when appointee, in his vehicle, pulled out in front of another vehicle. ALCC paid \$100.00 to fix appointee's vehicle and \$697.00 to fix the other vehicle. Records indicated appointee was at fault for the accident, but there is no indication whether a ticket was issued to appointee.

Appointee's record with ALCC indicate that appointee's vehicle was involved in numerous other claims, but that he was not actively driving the vehicle. Those claims and accidents are as follows:

10/11/71	Vehicle turned into appointee's vehicle; \$544.00 property damage, \$165.00 collision damage; Driver of vehicle- no ticket issued
09/27/73	Appointee's vehicle hit while parked- \$110.00 paid by AETNA
10/19/74	Appointee's vehicle hit wall (appointee not shown as driver)-\$79.00 paid by AETNA
05/11/76	Theft of tire and wheel-\$83.00 paid by AETNA

Towing appointee's vehicle-\$12.00 paid by AETNA

01/26/81 Appointee's vehicle rear-ended another vehicle (appointee not shown as driver); \$537.00 paid by AETNA to fix claimants vehicle

08/10/87 Appointee's vehicle hit while parked-\$428.00 paid by AETNA (1987 Chrysler Fifth Avenue)

advised that appointee has two vehicles insured

advised that appointee has two vehicles insured through ALCC. They are a 1972 Dodge Charger and a 1987 Chrysler Fifth Avenue. There is no collision coverage on the 1972 Dodge Charger and a \$500.00 deductible on the 1987 Chrysler Fifth Avenue.

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		Date of transcription 2/13/89
at his residence, previously been int	Dallas, To erviewed with regard identity of the inter	k
G. TOWER in the	same high regard as	hold the appointee, JOHN of which he previously 'IGATION (FBI) with regard
the most qualified duties as the Unit	l individual in the ed States Secretary (ders the appointee to be United States to perform of Defense, and continues eservation whatsoever for
He stated as a well as	that he, as previous	sly reported, was employed for the appointee, as
he is knows at the one or two glasses never observed the alcohol affected h	again so employed from stated that he is awe are ago, use to dring a present time, the assisted of white wine per appointee in a situa	ware of the fact that the k hard liquor. As far as appointee now only drinks day. He stated that he tion where consumption of cational decisions, or to
not make any estima drink, nor with whalcohol. He stat "bouts"; no knowled	ate as to how much alonat frequency the apped that he has no kage of any "womanizing	sonal knowledge, he could cohol the appointee use to drink such mowledge of any drinking g"; to include any alleged ntees part at any time or
stigation on <u>2/11/89</u>	at Dallas, Texas ·	File DL 161A-2025
SA	mes	2/12/89

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Date dictated

b6 b7C 2/11/89 2 ., Page _ Continuation of FD-302 of He advised that he He stated that on a date which he recalls very well he entered an after the appointee confronted him and advised him that in his (the appointee's) opinion, The appointee told he wanted him to and after receiving such advice from an individual who he respects so highly, he did so. He noted that in this regard, the appointee was instrumental in causing him to He stated that since 1979 he has, of course, studied and read many articles and other pamphlets on stated that he does know that he will be able better be able to withstand the temptation of such. He stated that as a he therefore feels that he knows enough to state that the appointee is not one, nor does he now have, nor has he ever had. a problem with addiction to or use of alcohol in the opinion was also asked about his recollection of of an accident which had occurred in about 1973 in which he had been He advised that his recollection of that incident was as follows: Sometime in 1973, exact date unrecalled, he and the appointee were in the automobile, which he recalled was a gold Chrysler belonging to Senator TOWER's first wife. He

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	the appointed police department and also at they would be late to the k	GENE	ERAL DYNAM		_

He recalled that the appointee pointed at him as he approached and told the police officer "there he is" or words to that affect.

He recalled that the driver of the Volkswagen (believed to be a male, name unknown), had advised the appointee that he recognized him. This individual said that he had always supported TOWER in everything he did until that particular time. He advised that there were no citations issued to the best of his recollection.

He stated that after the appropriate reports were made, he and the appointee proceeded to GENERAL DYNAMICS in the Chrysler which was still driveable. He stated they suffered broken radiator hose which caused another delay.

He stated that neither he nor the appointee had been drinking any sort of alcoholic beverages to the best of his knowledge at the best of his knowledge at this time of this accident.

Не	stated that this was the only	
		He noted
that this	had occurred in	

He advised that he, as previously stated, thinks very highly of the appointee and continues to recommend him highly for the position of Secretary of Defense for the United States Government.

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On February 13, 1989, Investigator DALLAS POLICE DEPARTMENT, Dallas, Texas, advised that he and a Records Technician at the DALLAS POLICE DEPARTMENT had reviewed all accident records for 1972, 1973, and 1974. He stated that they had been unsuccessful in locating an accident in which an individual named He also advised that he had located one accident involving but this was an accident which was the driver of a DATSUN involving in an accident with a 1965 Chevrolet, somewhere on Inwood Road in Dallas, Texas. He noted that if there were no citations issued and the parties agreed to handle this matter between themselves, it is quite possible that the DALLAS POLICE DEPARTMENT would not have written any accident report involving the accident on between the Chrysler belonging to the appointee being driven by and a

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	Date of transcription
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advised that she desired to conduct any int telephone at this time. She noted that she identity of the interviewing agent, as much contacted on numerous occasions in the past appointee, JOHN G. TOWER.	Dallas, Texas, erviews over the e is well aware of the h as she has been
She advised that she has	
	nan he, in her never incapacitated, buld not handle to get from one place state where he She noted she does
She further advised that, to the knowledge, he has not drank any hard liquor years. She noted, however, that the consumbeer, in her opinion, is the same as the coliquor. She stated that the appointee, over years, has only consumed alcohol in very mobest of her knowledge.	in the past 10 to 12 uption of wine and unsumption of hard er the past 10 or 12
She noted that the appointee alwahigh tolerance for alcohol. She noted that incapacitated, as previously stated, for wo having consumed alcohol, as she had describ	he was never ork on the day after
She stated that she has no knowle "womanizing" on the part of the appointee. TOWER was not an individual who harassed or noted that many bright and intelligent fema by the appointee in the past. She stated twilling to assist these individuals in furt if they were ambitious and wanted to do so. or was given any sort of favors, sexual or such assistance. She has never known him tof these individuals.	She stated Senator "chased" women. She les had been employed hat he was always hering their careers He never requested otherwise. for any
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by SA Date	dictated 2/13/89

2/13/89

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appointed She noted "terrible rumors th apartment years ago stated th place was	e to drive that the driver and he had so when he ad lat she had	a vehicle appointee t any tim backed hi at 4100 C and his fi heard th ardous and	when he is what e. She s s car off athederal rst wife at the drasical	ne has neve was impair she would stated that fof a drivel in Washin used to like the the	r known the ed by alcoho describe as she had hea eway at some gton, D.C., ve there. S and out of t appointee w	ol. a ard many She	
questiona previous]	She also able or ill Ly stated.	advised t egal camp	hat she i aign cont	is not awar cributions,	e of any as she has		
that, to appointed	nere he has the best c es campaigns, vas a	Jis still telephon of her rec	working e number ollection in the 19	out of his 1, w 072 era. H f the appoi	dge, an indi Austin, Tex She sta as not the e worked wit ntee. She s e best of he	as ated :h stated	-
individua	al named <u> </u>	side of A	(now ustin, <u>Te</u>	who exas, was t	of 1972, an currently r he senator's phone number	esides	3

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FEDERAL BUREAU OF INVESTIGATION

	2/13/89
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ELWIN L. SKILES, JR., Senior Vice-President, Corporate Staff, Assistant General Counsel, TEXAS INSTRUMENTS, INCORPORATED, Dallas, Texas, was advised of the identity of the interviewing agent and of the fact that he was being interviewed with regards to his knowledge of JOHN G. TOWER, the appointee.

Mr. SKILES noted that he was well aware of the fact that the appointee had been nominated for the U.S. Secretary of Defense and that the appointee was still under consideration by the Senate Armed Forces Committee in this regard.

He noted that he was employed as a member of the appointee's Senate staff from January 1971 through November 15, 1976. He stated from January 1971 through April 1973 he was the legal counsel for the Senate Banking Committee, and from April 1973 through November 15, 1976 he was the administrative assistant in Washington, D.C. He has likewise had periodic contact with the appointee since that time, usually two to three times a year.

He stated that he considers the appointee to be a person of outstanding moral character, associates, reputation, and loyalty. He has never known the appointee to use drugs or have any financial problems.

He stated that the appointee has in the past consumed alcohol in his presence. He stated that he has never seen the appointee consume alcohol to a degree which would impair his effectiveness, efficiency, ability to render decisions, or function. He stated that he has never observed the appointee, nor does he feel that the appointee would ever in the future consume alcohol to such an extent that he might reveal secret or confidential information.

He noted that the appointee occasionally, in the U.S. Senate duties, would return to his office after a late session in the Senate. Occasionally, he might suggest that he (TOWER) and others who are present have a drink in the office. He stated that usually appointee would drink a scotch and water, and not a glass of pure scotch. He stated this did not happen everyday and was not a routine occurrence.

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ELWIN L. SKILES

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He noted that also occasionally at lunch, the appointee would have a cocktail, possibly a gibson, or a martini. He stated that this was not an everyday event, nor was it a regular occurrence.

He stated that he, again, does not feel that the appointee would ever reveal any confidential information. Primarily, due to the fact, as previously stated, he does not feel the appointee ever drank that much alcohol. He also noted that the appointee is not a very verbose individual anyway, and is basically a shy person who is not outgoing.

He stated with regard to the rumors and allegations he has seen regarding alleged "womanizing" on the part of appointee, she does not feel this to be true. He stated that when he was working for the appointeee, he was closely associated with the appointee's schedule and location.

He noted that it is entirely possible individuals who are not acquainted with the appointee may have seen him embracing two attractive young women in airports when he would return to the Dallas, Texas area from Washington. He noted that these would be the appointee's daughters, who generally greeted him there.

He also noted that the appointee may have been seen in public with other female individuals, but this certainly did not indicate a sort of extra-marital or deep relationships, other than those individuals who were his wives during the time he was married.

He also advised that he has no knowledge of any questionable contributions made to the appointee at any time.

He noted that the appointee also had a rule that no one on his staff accept any gratuities from, for instance, defense contractors. He noted that, often, various Senate staffs are offered free rides on aircraft, which have been used by contractors to bring people to Washington. He stated that many of the Senate staff take advantage of these free rides back to their particular hometown. The appointee would not allow his staff to do so.

He stated that he certainly has never heard any allegation to the effect that the appointee "totally corrupted" him or anyone else.

ELWIN L. SKILES

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He stated that he is not exactly sure of what the definition of "totally corrupted" might be. He stated he is from a family who was Southern Baptist. He stated that it is certainly possible that someone who was of that faith might consider an individual who takes a drink, as SKILES stated he does on occasion, to be "totally corrupted". He stated he would certainly not agree with that connotation.

He also noted that allegations regarding a lack of personal ethics and highly partisan politics, which have been levelled at the appointee are totally untrue, in his opinion. He noted that during his tenure with the appointee there was never any instance that he was asked or placed in a position which compromised his personal ethics.

He noted that he thinks very highly of the appointee and feels he is very well qualified to perform duties as the U.S. Secretary of Defense. He recommends the appointee highly for such position without any reservation whatsoever.

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FEDERAL BUREAU OF INVESTIGATION

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interest of ti regarding this that she is we	Ol Elm Street, Su me saving, would matter over the ell aware of the i ously interviewed	ite 3366, advisor prefer to condupted phone at this dentity of the	uct interviews time. She noted interviewing ag	l ent
news media art man who is dep individual she that she think that he was in years as a U.S Contra panel. since his nomi levelled, to t enemies or fri he never misse	that the appoint the service of the service of the senator, arms nearly she stated that nation for secrethe best of her knews. She noted a day of work distated that many	en recently. Sincicles is certaintee is being violated in government of the charges who cary of defense that from her pluring the	he stated that tainly not the She stailly not the She staillified. She noment for over 24 chairman of an I ich have appeare never were r by political personal knowled	the sted sted cran- ed
performed well	stated it would b at all of his po , have been cloud	sitions, and ha	is judgement cou	ld
GEORGE WILL in Sunday, Februa thought was ve approximately members. He d	stated that she h terviewed on tele ry 12, 1989. Mr. ry true. She sta 80 percent of the escribed the appo e work, while in	vision by DAVII WILL made a co ted that WILL : work is done l intee as one o	D BRINKLEY on omment which she stated that by 20 percent of f those 20 perce	the
"womanizing" t extra-marital with a woman w	stated that if th hat she has seen relationships of ho is not your wi engaged in any s	in the paper an an emotional arfe, she has no	re defined as nd/or sexual nat knowledge that	the
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the appointee had a large number of employees over his 24 year Senate career, while many of whom were women. She stated that every individual who has ever worked for him has been proud to have worked for him. She stated that she did not feel like these individuals, particularly females, would have been proud to work for an individual who "chased woman" or was habitually intoxicated. She stated that the appointee respects women very highly.

She also stated that there are many items of a charitable-type nature which she knows about the appointee which have never been publicized in the press. She noted that he and has taken good care of this individual financially. She also described the appointee as being a religious individual.

She noted that during the appointee's tenure in the U.S. Senate, he and his wife used to sponsor a Christmas party for their staff at their apartment in Washington, D.C., which they paid for out of their own pockets.

She noted that she feels that the appointee is a man of high integrity and would never have any kind of conflict of interest with regard to former defense contractors with whom he had been associated.

She noted that if the appointee had been a greedy individual, he would not have stayed in the U.S. Senate, but would have sought a position in private industry long prior to the time he did.

She also noted that she has seen many news media articles with regard to the appointee's alleged consumption of excess alcohol. She stated during her association with the appointee, as well as since that time, she has never observed the appointee consume alcohol to such an extent that he was intoxicated, unable to make decisions, perform duties, or to such extent that he might reveal confidential or secret information.

She noted that she had observed him consume alcohol, but never to the extent she would consider it to be to excess.

She repeated the fact that she thinks highly of the appointee and feels that he is highly qualified to perform duties as the U.S. Secretary of State. She recommends him without any reservations for such a position.

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ELWIN LLOYD SKILES, Sr., 916 Westwood, Abilene, Texas, telephone number (915) 673-2767, was interviewed at his place of employment, HARDIN SIMMONS UNIVERSITY (HSU), Abilene, Texas, telephone number (915) 670-1372. SKILES is HSU'S retired President and currently holds the title of President Emeritus. After being advised of the provisions of the Privacy Act, SKILES furnished the following information regarding US DEPARTMENT OF DEFENSE (DOD) Secretary Designate JOHN TOWER.

SKILES advised that his son, ELWIN LLOYD SKILES, Jr. also known as "WIN", an Attorney, was hired by then Senator TOWER as the Minority Counsel on the US SENATE FINANCE COMMITTEE in the early 1970's. From approximately 1974 - 1978, SKILES Jr. served as TOWER'S Administrative Assistant. SKILES resigned at that point for a position with TEXAS INSTRUMENTS, INC., Dallas, Texas, where he is currently employed as a Senior Vice President/Associate General Counsel.

SKILES Sr., has minimal contact with his son but recalled that SKILES Jr. "regretted" the divorce of TOWER and his first wife, not further identified. SKILES Jr. never elaborated to his father what that meant. SKILES Jr. further stated he did not care for TOWER'S second wife, an attorney, name unknown, due to her demanding personality. SKILES Jr. never elaborated regarding this comment either.

SKILES Jr. never shared any stories regarding TOWER'S personal or professional life and never stated that TOWER had a drinking problem or engaged in chasing women. The only derogatory information SKILES Jr. ever told his father was that he wished TOWER had a more outgoing personality and would praise others more for a job well done. SKILES Jr. has not made any statements to his father regarding TOWER'S pending appointment, but in the past SKILES Jr. spoke highly of TOWER.

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ELWIN LI	OAD	SKILES,	. Sr.
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SKILES Sr. has met TOWER on several occasions through his son to include the Inauguration of President RICHARD NIXON and a commencement address TOWER gave at HSU a number of years ago. SKILES Sr. was impressed with TOWER and at the commencement reception where alcohol was not served, TOWER acted like a perfect gentleman.

SKILES Sr. said he was aware of the current inquiry regarding TOWER'S alleged drinking problems and womanizing. He thought TOWER would have problems being confirmed due to a perceived lack of respect relating to the above allegations. SKILES Sr. said his relationship with TOWER was too limited to comment regarding his suitability for the Secretary of Defense appointment or to make a recommendation. SKILES Sr. had no other relevant information and the interview was concluded.

Date of transcription $\frac{2/13/89}{}$ b6 b7C TEXAS INSTRUMENTS INCORPORATED, advised of the identity of the interviewing Agent, of the fact that the FEDERAL BUREAU OF INVESTIGATION (FBI) was conducting investigation with regards to the possible appointment of JOHN G. TOWER, the appointee, to a position which required Senate confirmation. Inoted that he is well aware of the fact that the appointee is being considered for a position as U. S. Secretary of Defense. He stated that he previously He stated that in the when he was still in law for then Senator TOWER. He stated that from that he was at which time he became He stated he feels that he was very well acquainted with the appointee during that period of time. He stated since that time, he would guest that he sees the appointee personally on two or four occasions a year, generally in a social situation. He stated that he considers the appointee to be a person of excellent moral character, associates, reputation and loyalty. He has no knowledge of any drug use nor personal financial problems on the part of the appointee. He noted that as stated above, he only sees the appointee on two to four occasions a year since 1973. He noted that on those occasions, the appointee has never considered what he considered to be an excessive amount of alcohol. He stated that during the period he did he spent much time with the appointee, Washington, D. C. and in the state of Texas and on other trips. He stated that he does not consider the appointee to have ever abused alcohol. He stated that he is not aware of any excess alcohol consumption on the part of the appointee. He stated that the appointee did consume alcohol but was never, in his opinion, incapable of rendering rational decisions or performing his duties. Investigation on 2/13/89 at Dallas, Texas File DL 161A-2025 mes 2/13/89 SA

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Date dictated.

He stated that on several occasions, during his tenure with the appointee, the appointee, and himself and possibly others may have had a drink of liquor in the appointee's office at the end of a day. He stated this was not habitual and was the exception rather than the rule.

He stated that he has no knowledge of any time when the appointee may have divulged any classified type information in any setting, including during times the appointee was consuming alcohol.

He further advised that he has no knowledge of anytime when the appointee engage in any sort of relationship with a female which involved adultery or extra-marital type sex. He stated that the appointee always enjoyed being seen in the company of attractive women, but as stated above he has no knowledge of any such activities which might be considered "womanizing".

He also has no knowledge of any questionable or illegal campaign contributions which were given to the appointee.

He further stated that in his opinion the appointee is an individual who is not prejudice against any person or group of persons based on race, sex, color, creed, national origin, religious affiliation, or any other reason that he can think of.

He stated that he considers the appointee very highly qualified to perform duties as U. S. Secretary of Defense, and recommends the appointee highly for such a position.

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He stated that he was FRIENDS OF JOHN TOWER and the TEXANS FOR TOWER in He stated that the FRIENDS OF JOHN TOWER was an organization which was set up to raise money to meet political costs in the state of Texas, incurred by the appointee, which were not covered by United States Government businesses. He stated that in May of 1971, there was a fund raising dinner called "Ten Years of Service", which was the major fund raiser for this organization. He was not a member of the organization at that time. of the FRIENDS OF JOHN TOWER in of the FRIENDS OF JOHN TOWER in when he joined the organization, there were some three to four hundred thousands dollars, which had been raised as indicated above on hand. He does not know if all these funds came from the dinner or not.	
He stated that there was no further fund raising that he is aware of.	
He stated that in late 1971 or early 1972, when the appointee announced as a candidate for that term, of the FRIENDS OF JOHN TOWER and the TEXANS FOR TOWER, which was the campaign committee established that year for the campaign. He seemed to recall that He stated that this was all that remained in the FRIENDS OF JOHN TOWER account and transferred to the TEXANS FOR TOWER as indicated above. From that point on, the FRIENDS OF JOHN TOWER committee ceased to exist.	
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He, thereafter, the TEXANS FOR TOWER. He noted that in May of 1972, a fire occurred in the Austin, Texas, office of the TEXANS FOR TOWER, which was located to the best of his recollection on LaVaca Street. Some of the records were destroyed, however, they were very limited in nature and most of the records were not destroyed. He stated that some of the finance records were among those destroyed. He stated, though, that the data processing company which was being utilized at that time, name unrecalled, had back up records to the best of his recollection, for the majority of the records which were destroyed. He also noted that the TEXANS FOR TOWER was audited by the U. S. Government General Accounting Office in 1972 or 1973. He stated that He noted that it was not a full audit, but they did examine the finance records. He advised that he never heard of anyone named until guestioned by the FBI in this regard. He further advised that he has no knowledge of anyone ever making a contribution to the TOWER campaign committee of any sort which would have been an excess of the legal limit. He stated that to the best of his recollection, an individual could give \$1,000 to a particular campaign. He stated that there was never any \$250,000 contribution received by the campaign committee from anyone, and as previously stated, he had no knowledge of anyone named							
	Austin, Texas, o	ffice of the TE	XANS FOR TOWER, wh	ich was loca	ne ated	Page b7C Page b7C Page b7C Page b7C Page b7C	
	very limited in destroyed. He s those destroyed. company which was had back up reco	nature and most tated that some He stated, the s being utilized ords to the best	of the records we of the finance recough, that the dated at that time, note of his recollections.	ere not ecords were ta processin ame unrecall	among g ed,	ed re ong , by ulil	
the U. S. Government General Accounting Office in 1972 or 19							
	audit, but they	did examine the		it was not a	ne ated were among ged, full er he, an bu-		
l	until que advised that he contribution to legal limit. He	estioned by the has no knowledge the TOWER campa which we stated that to	FBI in this regard ge of anyone ever maign committee of a would have been an o the best of his m	naking a any sort care excess of tecollection	he		
	tion received by	the campaign o	committee from anyo	one, an <u>d as</u>	bu-	g b7c	
	He sta	ted that the ap	ppointee and other	members of	the		

He stated that the appointee and other members of the campaign staff were very explicit and demanding in that they did not want any semblance of illegal campaign contributions to be raised, so they would not sent back those which were dubious in nature.

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He further advised that he has had no direct contact with the appointee since about 1977, when he moved to He stated that he was associated with in prior to that time during the 70s. He stated that he considers the appointee to be a personal good moral character, associates, reputation, and loyalty. He had no knowledge of any drug use or personal financial problems on the part of the appointee.

He stated that he has observed the appointee drinking intoxicating spirits, but he never saw him intoxicated or out of control of his facilities at any time. He further advised that he has no knowledge of the appointee having any sort of extramarital liaisons or affairs.

He further advised that he is not aware of any prejudices on the part of the appointee against any person or group of persons based on rase, creed, sex, color, religion, national origin, or any other reason that he is aware of which will affect the appointee's decisions.

He stated that the only thing which concerns him to a certain degree is the publicized money, which he read that the appointee received, over the past year from defense contractors as a consultant. He stated that he has no direct knowledge of this and only knows what he has read in the news media. He stated that this might raise some doubts with individuals regarding a possible conflict of interest. He stated that he feels the appointee would make a good Secretary of Defence, and does not feel the appointee would exhibit favoritism towards former employers.

He stated that recommends the appointee highly for the position of Secretary of Defense with the United States Government or for any other position of trust in conflict with the United States Government.

Date of transcription
Date of transcription
DLT-4 requested that his identity be protected under the provisions of the Privacy Act. DLT-4 is referred to as "he" in this report; however, no inference should be drawn as to the sex of this source. DLT-4 advised that he is a personal acquaintance of Senator JOHN G. TOWER and has known him for many years. The source stated that he has known Senator TOWER on a basis, and has recently been in the company of Senator TOWER. DLT-4 furnished the following information concerning the alcohol consumption of Senator TOWER as known to the source:
During the period of
DLT-4 stated that during the past two years, he has seen Senator TOWER on bccasions although the source has spoken to Senator TOWER on a number of other occasions during this period. DLT-4 described the alcohol consumption of Senator TOWER during the past two years as that of a "moderate drinker", meaning that Senator TOWER has been observed by DLT-4 to consume a "couple of drinks" at social events. DLT-4 stated that he is not aware of the particular type of alcohol consumed by Senator TOWER.
DLT-4 was in attendance at the
during 1988. The source stated that he was not in attendance at anv social events with Senator TOWER during
nvestigation on 2/15/89 at Dallas, Texas . File # DL 161A-2025
$_{\rm v}$ SA $_{\rm pate dictated}$ 2/15/89

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DLT-4 emphasized that he considers Senator TOWER to be well able to discharge the responsibilities of the Secretary of Defense, and that the source does not believe that Senator TOWER's alcohol consumption is a problem, because it is extremely "moderate", does not cause him to be susceptible to compromise, or result in any outrageous behavior whatsoever. DLT-4 concluded that, in his opinion, the alcohol consumption of Senator TOWER does not in any way impair him in his ability to serve as Secretary of Defense.

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Date of transcription	2/16/89
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VINCENT (VIN) PROTHRO, Chairman of the Board, DALLAS SEMICONDUCTOR, 4350 Beltwood Parkway, South, Dallas, Texas, telephone number 214/450-0400, was advised of the identity of the interviewing agent and of the fact that the FEDERAL BUREAU OF INVESTIGATION (FBI) was conducting a background investigation with regard to the presidential nomination of former United States Senator JOHN G. TOWER. Mr. PROTHRO noted that he was well aware of the fact that the appointee, Former Senator JOHN TOWER, was being considered for United States Secretary of Defense. He thereafter furnished the following information with regard to his knowledge of the appointee:

He stated that he is originally from Wichita Falls, Texas, and knew the appointee many, many years ago when the appointee resided in that community. He has seen the appointee on numerous occasions. He particularly recalls that he once saw the appointee at the coronation of Queen ELIZABETH in England, inasmuch as the appointee was teaching at CAMBRIDGE or some other English University at that time.

He also noted that in December, 1962, at the engagement party of himself and his wife, the appointee was present at Wichita Falls, Texas.

He also saw the appointee in 1964 at the Republican Convention. He has seen the appointee occasionally since that time and has seen him several times in the past few months. Generally these meetings have been in social type situations.

He noted that on August 23, 1988, his 25th wedding anniversary, he took his wife to lunch at THE MANSION RESTAURANT in Dallas, Texas. He saw the appointee there. He also saw the appointee at one or two social events over the Christmas season.

He advised that he has observed the appointee on these social occasions drinking what he assumes is alcoholic beverages. He has no knowledge of exactly what the appointee may drink, nor how much the appointee may drink. He has never seen the appointee intoxicated or out of control of his facilities.

Investigation on	2/16/89	at Dallas,	Texas	I	File #_161A-2025	
by SA		sp		Date dictated	2/16/89	b6 b7C

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			•	
the appointed He	e, the appointed advised that he	d that during the recent e has always been accor has no knowledge of a lic media with regard	mpanied by ny "womanizing" as	.b7C
personal kno appointee's	media allegation wledge of any de reputation. He	appointee's reputation ns. He stated, however erogatory information of further advised that l good moral character,	r, that he has no regarding the he considers the	
He personal fir	also noted that ancial problems	t he has no knowledge of on the part of the app	of any drug use or pointee.	
know the app	noted that he pointee, that the appointee is	has heard recently, from a composite to the composite of	om other people wh only in moderatio	o n,
published the defense industriated it is a with the def	at the appointe stry over the p fact that the ense industry,	is aware of the informate has obtained consult ast year or so. He stappointee is knowledged as well as a fact that nited States Armed Forest	ing fees from the ated that he feels able and conversan the appointee is	t
perform duti	es as the Secre	iders the appointee hid tary of Defense, and re tsoever for that posit	ecommends him	
fund-raising totaling \$5,	dinner for the	hen asked if he had ever appointee in about 199 were presented to the a amed	83 at which checks	1
anything els an individua	se to th <u>e appoin</u> Il named	has never presented at tee. He stated that he He stated NEY DIVISION of UNITED	e is acquainted wi was al	th

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Continuation of FD-302 of	VINCENT (VIN) PROTHRO	, On _	2/16/89	 , 3Page _	
(PROTHRO) of COMPANY who (UTC).	PROTHRO noted that during that periowas the vice president of an organizatio ich was also owned by UNITED TECHNOLOGIE	n call	led MOSS TE		b6 b7
January, 1	He continued that UTC bought MOSS TEK CO 980, to the best of his recollection. H TECH COMPANY in February of 1982.	MPANY ie stat	in about ted that he		
February, :	He stated that he had no dealings with 1982.		after		
made HARRY GREY ne read abo firsthand l have been o	and subsequently and subsequently and subsequently. He noted that there were allegations out all this in The Wall Street Journal knowledge of it. He stated that he there called by in 1983 or 1984, inasm with MOSS TEK COMPANY during those years	and harefore	could not	ted	
other membe was in 1983 appointee	He stated that the only event he can recers of UTC who might have been present in 2 to the best of his recollection. He sawas to be speaker at the FAIRMONT HOTEL he members of UTC and other subsidiary contents and prior to	all for Dall stated in Dall sompan:	las, Texas, that the llas. Texas	• h	
persons or	He stated he cannot recall if wa not.	s one	of these		
him any checks to that he had throughout money from He states	PROTHRO noted that he is positive that ecks to give to the appointee. He state the appointee from monies collected from s any recollections of. He noted that i the years, he has received innumerable politicians of both the Republican and that he does not think too much of these and sometimes he does not	ed he no execution his solication	utives of U positions itations fo ratic Parti	any TC r	

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Continuation of FD-302 of VINCENT (VIN) P	ROTHRO	, On <u>2/16/89</u>	_ <u>A</u> Page	
He advised that other any other time when he and speech given by the appointee unable to recall whether attendance or not.	er than the above, he may have been at He stated that, as: was one of those U	a meeting or noted above, he :	is	b6 b7С
He stated he has <u>ne</u> for the appointee at which	ver been to any sort o	f a fund-raiser		
He stated he is also and has no real opinions or ke possibly lack thereof.	o not very well acquainnowledge of	nted with integrity or		

1 FEDERAL BUREAU OF INVESTIGATION

2/17/89

An individual who sounded like a white female contacted the FEDERAL BUREAU OF INVESTIGATION (FBI) office. This individual stated that she did not desire to have her identity known to anyone, and that she would refuse to acknowledge having furnished any such information, or testify regarding it to anyone.

She stated that the reason for her call was as follows:

She has seen in the newspaper an article which quotes a doctor who stated that the tests and his examination of the appointee, JOHN G. TOWER, did not disclose any sign of alcoholism.

She stated that her husband recently had an operation and the same sort of tests were run on him which resulted in no sign of alcoholism.

She stated that she knows that her husband consumes too much alcohol and she is very upset with regard to these matters.

She further advised that she has seen the appointee on several occasions at which time she felt the appointee had consumed what she considered to be too much alcohol.

She was asked if she could be more specific in this regard. She was asked if she could state when the last time she observed such an incident was.

She stated that sometime during the summer of 1988, or possibly the fall of 1988, she observed the appointee at THE MANSION restaurant in Dallas, Texas. She stated that the appointee was seated at a dinner table by himself. During the course of his dinner, the appointee consumed one bottle of wine. She stated she also recalled the appointee had at least one other drink, which she assumed was alcoholic although she does not know for sure.

Investigation o <u>2/17/89</u>	at	Dallas, Texas	File #DL 161A-2025	
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UNKNOWN INDIVIDUAL

2/17/89

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She was asked if she knew what size bottle of wine the appointee might have had. She did not know what size bottle it was. She assumed that it was a standard size bottle of wine, or looked to her to be the same size as what one would purchase in a store. She stated that she did not know the capacity of the bottle was.

She was asked if there was any other specific instance she could recall. She stated she could not recall any other specific time frames. She stated she had seen the appointee at a BROOKHAVEN COUNTRYCLUB in Dallas, and she could not recall when this was.

She stated that the appointee had what she considered to be too much to drink at that time. She was asked if she could state what he was drinking. She stated she could not so state.

She was asked if on any of these occasions, the appointee ever was engaged in any sort of altercation, disagreement, fight, or if she observed him fall down or be unable to function. She replied in the negative.

She stated that once she saw the appointee stumble during the time she saw him, but he was apparently able to walk.

She was asked if she could furnish anymore specifics with regard to this information, and then she replied in the negative. She stated that she believes that she has seen the appointee on other occasions, but she could not recall any time frame or locations other than those given above.

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The following investigation was conducted by Special $^{b6}_{b7C}$ Agent (SA) on February 17, 1989:
BROOKHAVEN COUNTRYCLUB, Farmers Branch, Texas advised that he is not aware that the appointee has ever been in the club. He stated he has been there for several years and has no knowledge of the appointee being in the club. He stated he would research this matter and get back to the interviewing Agent with more details.
later advised that he had determined that the appointee is not shown as being a current or former member of the BROOKHAVEN COUNTRYCLUB.

He also stated he had contacted several of his waiters and bartenders, and had not found anyone who was familiar with the appointee or recalled the appointee as having been at the club.

He noted that in order to do any logical further research, it would be necessary to know who the appointee was a guest of, and on what date the appointee might have been in the club.

FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription 12/23/89	
residence Dallas, Texas 75214, home telephone number was interviewed at his office, Dallas, Texas 75214, home telephone	
Was advised that the FEDERAL BUREAU OF INVESTIGATION (FBI) was interviewing him inasmuch as an anonymous telephone call had been received by another field office of the FBI which indicated that had been present at a Dallas, Texas, nightclub/restaurant in July, 1988, also at which was JOHN G. TOWER, the appointee. It was reported to that the information furnished to the other FBI field office was to the effect that it was the actions of the appointee indicated that he may have had too much to drink. was also advised that the FBI, as has been reported in the public news media, was conducted background investigations with regard to the appointee due to his being considered for a presidential appointment. noted that he was well aware of the fact that the appointee was being considered for Secretary of Defense. He thereafter furnished the following information with regard to his recollection of the above described incident:	
He stated that one evening in July, 1988, possibly July 8, 1988, he had a business meeting with two other public relation firms in Dallas, Texas. He stated that after the meeting, he took several of these individuals out to dinner at the SAN SIMEON RESTAURANT/NIGHTCLUB, exact address not recalled, located somewhere in the McKinney Avenue/Routh Street area of Dallas. He stated that after dinner, he and his party went into the adjacent nightclub/discotheque, arriving there about 10:00 PM. He stated he was with a party of three other individuals.	
While at the discotheque he noticed that the appointee, whom he recognized because he had seen him at various public functions in the Dallas, Texas area over the past years, and he and a group of other persons were at another table in the discotheque. He stated that he assumed that this was possibly a gathering of some former staff members of the appointee, but does know why he thought so.	
Investigation on 2/23/89 at Dallas, Texas File # 161A-2025	
by SA /sp Date dictated 2/23/89	

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He stated that there were what he assumed were alcoholic beverages being consumed by the individuals at the appointee's table, however, he has no idea what these drinks may have been nor who, including the appointee, might have consumed them. He also noted that he has no idea as to what the appointee himself may have consumed.

He stated that he would assume that they had been in the discotheque for about one hour when he and his party noticed that the appointee and a white female, blond-haired, age about or so, attractive, wearing a strapless evening type dress, were dancing on the dance floor. As they exited the dance floor which is sunken, the above mentioned female tripped and fell. As she fell, her strapless dress became disarranged. The appointee helped her up and they returned to the table.

He noted that he and his group had considered this to be somewhat amusing, and noted that no one appeared to be injured or hurt from the fall.

He stated that the appointee did not appear to him to be intoxicated nor out of possession of his facilities.

He stated that both parties remained at the discotheque. He stated he recalled that the applicant appointee left about midnight or 12:30 AM. He does not recall who left with the appointee. He stated that the party at the table with the appointee seemed to have departed at different times, but he cannot recall specifically.

He stated that he did not any incident in which the appointee approached any females sitting at a table and made any sort of remarks or "pass" at them.

He stated that he had received a telephone call from the aforementioned earlier that morning when she stated she seemed to recall such an incident. He told her that he did not recall it and made a statement to the effect that "you women remember things like that better than us guys do" or words to that effect.

He stated that as previously stated, he has seen the appointee in public functions in the Dallas, Texas area, as well as

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in restaurants, et cetera, over the years. He stated he has never seen the appointee in what he considered to be an intoxicated condition, nor in a condition in which the appointee appeared to lose or be out of control of his facilities.

He also stated he had never seen the appointee drink to an excess that he considered excessive.

He noted that he is not personally well-acquainted with the appointee as previously stated.

1 FEDERAL BUREAU OF INVESTIGATION

2/26/89 Date of transcription	
]
telephone number was advised of the identity of the interviewing Agent, and of the fact that the FEDERAL BUREAU OF INVESTIGATION (FBI) was interviewing her to obtain information with regard to events which had transpired on the the night of about July 8, 1988 at the SAN SIMEON RESTAURANT AND CLUB in Dallas, Texas. It was pointed out to that information had been received that JOHN G. TOWER, the appointee, was present at the club, and had been seen dancing at the club.	
advised that she had previously been contacted by from Washington, D. C., who had apprised her of the fact that the FBI would be contacting her in this regard. She stated that she was very happy to furnish the following information:	[
She advised that one night in July, 1988, probably July 8, although she can not recall the specific date, a group of individuals, all involved in politics, had a meeting in Dallas. She stated that after this meeting, some of these individuals went out to eat out at the SAN SIMEON RESTAURANT. She noted that she and were invited. She stated that who is a of the appointee, and herself, had asked the appointee to join them.	1
She stated the appointee did join them at dinner, although he had already eaten. The group was at dinner for one and one-half to two hours, and afterwards went into the club/disco which is adjacent to the restaurant.	5
She noted that they were placed at a table which was next to the speakers in the disco, and that the noise from the speakers was deafening. She stated it was almost impossible to talk.	€
She noted that the appointee enjoys dancing, and she and the appointee have danced in the past. knows of this and encourages it.	
estigation on 2/24/89 at Dallas, Texas File DL 161A-2025	
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She stated that the appointee asked her to dance at the above described disco. She and the appointee went to the dance floor and attempted to dance. The music was disco type music, and neither she nor the appointee were comfortable trying to dance to such music, so they determined to leave the dance floor.

She noted that the dance floor is a sunken type dance floor, and as she was exiting the dance floor, going up the steps, she did trip and fell to a certain extent. She stated that she recalled that she caught herself, but did not fall all the way to the floor.

She stated that she is quit aware of the fact that rumors circulated that she had "come out of her dress" when she fell. She stated this was certainly not true. She stated that she is a individual (not as she has heard the individual with whom the appointee was dancing described); and was wearing a strapless black, straight-skirted, Calvin Klein original dress which had been made for her. She noted that the top of this dress contained "bones" and three hooks. She stated there is no way that she could "come out of the dress" unless she removed it from herself. She noted that as previously stated, she did not "come out of the dress".

She also advised that she was not intoxicated, and had not been drinking to the best of her recollection. She stated that the appointee, to the best of her recollection, did not drink any alcoholic beverage at the disco. She stated that he might have had a glass of wine at the dinner table prior to coming to the disco.

She stated that shortly after the above described incident, the appointee left because he thought the music was too loud.

She noted that she has known the appointee since 1977 inasmuch as at that time. She has seen him on many occasions, and at many social functions. She has never observed him to be intoxicated nor has she ever observed him to chase women. She stated that she considered the appointee very well qualified to perform duties as the Secretary of Defense, which she is well aware that he is being considered for. She stated that she considers him to be a

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person of good moral character, associates, and loyalty. She stated that his reputation has suffered because of enemies and because he is "too honest for his own good". She explained that she meant that he will not say things merely to please people, but will give his honest opinion.

She Stated that she has seen the appointee "bend over backwards" in attempting to help his constitutents when he was an elected Senator.

She stated she recommends the appointee highly for any position of trust and confidence with the U. S. Government.

1 FEDERAL BUREAU OF INVESTIGATION

		2/26/89 Date of transcription
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furnished to the af an individual at the down while dancing.	fect that the appointed he disco, and that this	information had been e had been dancing with individual had fallen been received from one be intoxicated.
He also stated t transpired on a nig unrecalled, when he	ing considered for U. Shat he did recall show the summer, and the appointee, described disco. He the	aware of the fact that . Secretary of Defense. come events which had mer of 1988, exact date and others people, had hereafter furnished the
during the summer chapter of this particular n all were in Dallas worganization. He national assembly i an individual whose recall was named the above three stated that	of 1988. He is the the ight of whom are from the ith regard to the about the in Washington, D. C. He name he is not sure of phonetic reside that he has no other	of the of the of the on and area, ove described is the chairman of the He stated that their was of, but whom he seem to c), who had accompanied ence to the dinner. He to the best of his details regarding this
2/25/89 ovestigation on	Dallas, Texas	DL 161A-2025 File # 2/25/89

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____Date dictated__

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Also present were and and the appointee. He also noted that a were present at the above described dinner. He noted these individuals had left the party after eating, and did not accompany the party to the disco inasmuch as they stated they did not have a babysitter.]
He also noted that the appointee had apparently been invited to the dinner by He stated that the appointee arrived as they were eating dinner, and the appointee sat at the table. The appointee had eaten previously but ordered a salad for the appointee which the appointee ate while the others were eating their dinner.	
He continued that during the time of the dinner, which lasted about two hours, he can recall that the whole table shared a bottle of wine, including the appointee. He stated that he would assume that the appointee may have had one glass of the wine although he can not recall for sure.	
He continued that after the dinner, the party (not including as note above) went to the adjacent club/disco where they sat at a table.	
He stated that during the course of their time in that disco, the appointee and danced. He stated he can not recall any incident in which fell down, or any other commotion which occurred during this dancing.	
He continued that shortly thereafter, the appointee left. He noted that he had been somewhat irritated inasmuch as the appointee had not spoken to him prior to leaving.	

He also noted that as previously noted, the appointee had possibly one glass of wine during the dinner. He stated that the appointee may have had one glass of wine in the club, although he can not recall for sure.

He stated that no one in the party was intoxicated to the best of his knowledge and he does not recall any intoxicated type behavior on the part of any member of the group, specifically he can not recall any such type behavior on the part of the appointee.

He noted that the appointee was not intoxicated to the best of his knowledge.

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He noted that generally because the drinking of alcoholic beverages headaches.		t drink migrane	
various occasions in Dallas, Texas, general are eating dinner in THE MANSION or some	ly when he	and]
He stated that he does not recall the appointee drink anything although he appointee probably drinks white wine with his	does beli	seeing eve the	
He stated he has never seen the intoxicated state; nor has he ever observed to out of line in any manner. He has never activities regarding women on the part of the	the appointed seen any	e to act	
He advised that the appointee is they see him. He does note that the accompanied on occasion by one of the appointalso noted the appointee has on several occompany of a individual name	appointee h tee's daughte casions been	as been ers. He in the possibly	
He also noted that he is not person the appointee other than to speak to him as n	ally acquain oted above.	ted with	
He stated that although he does no real well, he knows of no reason to withhold for the appointee to fill any position of with the U.S. Government.	the recomm	endation	
It is to be noted that present during the above interview.		was	

$\frac{1}{1}$ FEDERAL BUREAU OF INVESTIGATION

		Date of	2/26/	89
during the intervie BUREAU OF INVESTIGAT			was by the	present ^{b6} FEDERAL ^{b70}
by du du observations complet	aring this i	she concurred nterview, and	in everythi agreed wi	ng said th his
nvestigation of 125/89	atDallas,	Texas	FIIEP#L 161A	-2025

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2/25/89

Date dictated

POLITICAL CONTRIBUTIONS, BUSINESS ASSOCIATIONS

FEDERAL BUREAU OF INVESTIGATION

1

2/13/89	
Date of transcription	

On 2/13/89, an anonymous caller describing himself as a "citizen-tax payer" in the independent oil business advised that he personally saw JOHN TOWER on approximately six occasions in 1972 in the upstairs bar at the TRADEWINDS MOTEL in Wichita Falls, Texas. He saw him on the weekends and on approximately three occasions saw him in a drunken condition. He pointed out that TOWER impressed him as a heavy drinker, and on one of the occasions "drank a hell of a lot of whiskey and like to fell on his ass when he got up". On that occasion he had two unknown women with him, and on one of the other occasions had a woman with him.

The caller learned from general discussions during 1972 and 1973 that TOWER was allegedly making "thousands of dollars" out of the oil shortage. He was allegedly receiving money from independent oil producers and from an Association known as the INDEPENDENT OIL PRODUCERS AND DRILLERS ASSOCIATION. He believed that TOWER was acting as a lobbyist for them when in actuality he was a Senator at the time. The caller mentioned Wichita Falls, Texas, Abilene, Texas, and Midland-Odessa, Texas as areas in which the oil producers Association operated. He said that the furnished TOWER money which TOWER used Association airplane and pilot. On one occasion the caller talked with TOWER's pilot, with nothing of substance discussed, and he years, 5'9", 170^{50}_{h7C} described this pilot as a white male, age pounds with hair.

During this same period of time he had a specific conversation with an independent oil producer who was a member of the Association, and who told him that the producers were getting help through TOWER but that they had to pay money to TOWER to get him to help them. This producer told the caller that he had given a \$15,000 check to TOWER for his unspecified aid, and it was this same producer who told the caller about thousands of dollars being made by TOWER.

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Investigation on	2/13/89	Fort Worth, Texas	DL 161A-2025
by	SA]] W Date dictate	2/13/89

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		l on	the	riaht	hand	side.	This	producer	hađ	an	b6 b7С

The caller speculated that other Association members in Wichita Falls would be knowledgeable of this and would tell of TOWER's involvement because they are mad anyway because the oil business is so bad.

at that location.

FEDERAL BUREAU OF INVESTIGATION

1

Date of transcription
telephone number after being advised as to the identity of the interviewing Agent was advised that he was being contacted regarding his association with JOHN TOWER, former U. S. Senator.
advised that he is the of with offices located at Arlington, Texas, telephone number further advised that he had been employed previously by but he had left there approximately three years ago.
advised that he had known JOHN TOWER since approximately 1965. advised that he had been a student at the UNIVERSITY OF TEXAS and did some at Austin, Texas, for approximately one year during 1965 and 1966.
further advised that he had in 1972 and has not seen Mr. TOWER many times since 1972.
advised that he has had occasions to attend receptions wherein Mr. TOWER was in attendance and this was during the 1960's and 1970's. advised he was not a real close associate of JOHN TOWER's but considers him more of an acquaintance.
advised that in the 60's and 70's there were

Investigation on	2/13/89	at	Arlington,	Texas	DL 161A-2025	_
by	SA		:1w	Date dictated	2/13/89	

rumors from sources who he does not even recall of excess alcohol

use by Mr. TOWER and that he was a heavy drinker, but he stated that he never saw Mr. TOWER doing any heavy drinking.

further advised that he cannot really say that he ever saw

Mr. TOWER even have a drink.

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2/13/89

Continuation of FD-302 of		DL 161A-2025	, On	2/13/89 Page	b6 b7
"wagon" i	far as 15-20 n the 70's ar	er advised that years ago that N nd had given up d source of these ru	Mr. TOWER ha	d gone on the together. He	
time and	ss section on	further advised a plane traveling r. TOWER and drins at all.	g back from '	Washington one	
drank Sc source of not know know who	He advised totch when he these rumors when Mr. TOWE would know a	d that he has never hat he had once he was drinking, b s either. He fur R drank, if he dra bout Mr. TOWER's of close associates	eard that Mr ut he does ther advised ank at all a drinking hab	. TOWER always not know the d that he does not its other than	
Mr. TOWER that Mr. with some had some looking a Mr. TOWER any respectively.	ago at a was drinking TOWER had bee thing to dring to dring as if he had did not apperent.	ed that he did sepproximately mide coffee. He state and his only asset was that he was been working a lar disheveled and advised that he this table, nor details.	night and ed that it a ning but he u umption that as very tire long day. I was not out ne does not	at that time ppeared to him was at a table Mr. TOWER had and haggard He stated that of control in recall who the	
were only no perso fu	egarding Mr. 7 rumors and l nal knowledge	but he is not	ing" but he their source ting" by Mr. w whom he assu	re again they ce, but he has TOWER. who was a umes still re-	
	any of JOHN	ed that he has ne TOWER's business n his impression	dealings.	advised	

Continuation of FD-302 of	1	DL 161A-2025	. On	2/13/89	D	3	р6 b7С	
				, 011		, Page		

very scrupulous about the management of funds received and the use of contribution funds which were received for his campaigns. advised that he would not believe that there was any improper use by Mr. TOWER of his position in business or government. further advised that he does not does know stated that he of who was married to who was an associate of He stated that is the of the located at in Dallas, Texas. He stated that this [whose maiden name was 22 years ago when he He stated that he has heard that and had divorced and it is possible that is still in Dallas. He stated that when he of Mr. TOWER in for some time but he does not know how long. further advised that he also knows and the last he knew of her was that He stated that Mr. TOWER for a number of years. further advised that he has seen JOHN TOWER approximately five or six times within the last 15 years and as best he recalls has not seen him take a drink during this time even when others were around him who were drinking.

thinks that JOHN TOWER would be a tremendous Secretary of Defense and would highly recommend him for this position. He stated that he has no reason whatsoever to doubt JOHN TOWER's loyalty to the United States.

1

FEDERAL BUREAU OF INVESTIGATION

2/16/89

				Date of transcription
				Abilene, b6
place of Abilene, advised followin	of the prov ng informati	ephone numbe isions of th	r e Privacy Ac	interviewed at his After being t, furnished the ENT OF DEFENSE (DOD)
Paso, Te	it that n Republica	n politics a iliar with a	O.B. HALEY, nd most like CORONADO ST und El Paso	ly acquainted with Sr., was previously ely has met TOWER. TATE BANK (CSB), Elder the business name did
office t	tower adjace	y 1970's and	the busines	FORTUNE LIFE INSURANCE ss was located in an was a CSB customer but
	return tha contact ory informat	ted t evening to the intervieus ion regarding	Abilene, wing Agent.	ently out of town and said he would have knew of no the interview was
nvestigation on	2/15/89	Abilen	e, Texas	DL161A-2025
у	SA	tls	Dat	2/16/89

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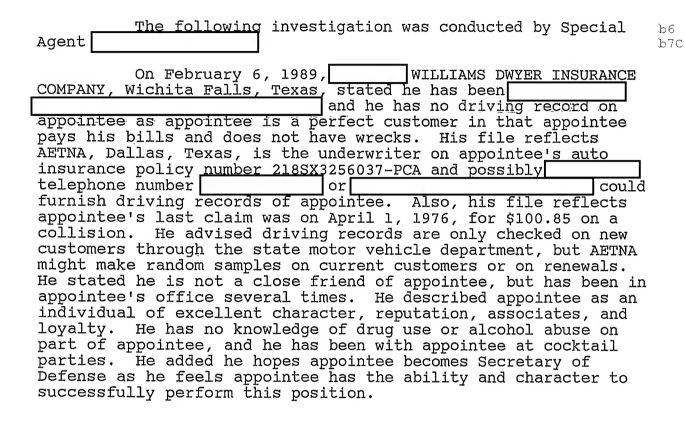
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FEDERAL BUREAU OF INVESTIGATION

2/16/89

			Date of transc	ription
identit intervi Act, HA	O.B. (BOB) He telephone numbers of the interview. After being the desired the control of the con	viewing Agent a ng advised of t the following i	42, was advise nd the nature he provisions nformation reg	d of the of the of the Privacy arding US
on Nort with th HALEY w Adminis busines	From approxi ISURANCE COMPANY th Mesa Street, ne CORONADO STAT vas totally unfa- stration loan to ss name did not know eit	Y, located in t El Paso, Texas FE BANK (CSB) w amiliar with a	he CORONADO ST HALEY'S onl as that of bei CSB Small Busi In 1972	y relationship ng a customer.
descrik was app TOWER'S drinkin	TOWER on numer bed these contactor proximately 10 - 5 personal life ng problem or en cory information	cts as "casual. - 15 years ago . HALEY did no ngaged in chasi	at political f " Their most and HALEY had t know whether ng women and h	unctions but recent contact no knowledge of TOWER had a ad no other
suitabi	onship with TOW ility for the Se endation.	ER was too limi	ted to comment	regarding his
Investigation on	2/15/89	_atAbilene, Te	kasFil	DL161A-2025
by	SA	t1s	Date dictated	2/16/89

161A-2025



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FEDERAL BUREAU OF INVESTIGATION

	1	2/13/89	
	•	Date of transcription	<u>. </u>
20, 1922, residence telephone number 817, Resident Agency of GREENHALGH was advissidentified himself as was being interviewed employment at SOUTHE	Route 3, Box 198/325-4545, was interthe FEDERAL BUREAU ed of the identity a Special Agent (Seed concerning allegen AIRWAYS OF TEXAGON CONTRIBUTIONS for	Caucasian, born October, Mineral Wells, Texas, viewed at the Fort Worth OF INVESTIGATION (FBI). of who who was a strong that he gations that during his Senator JOHN TOWER were	b6 b7C
Wolters, Mineral Well of 1973 (specific d Supervisor for one year for sixteen and one h	ls, Texas, from 1956 ates unrecalled). ear and then Flight alf years. GREENHA s and left employm	aployed by SATI at Fort to November or December He was Standardization Commander and Instructor LGH taught the last class ent when SATI and Fort or December of 1973.	
unrecalled), approximas approached by for SATI. He state Senator JOHN TOWER's TOWER was up for refriend of TOWER, was personnel employees of fund. GREENHALGH was made with a Mineral was 200 if they needed have to work out pay he thought the bank of MINERAL WELLS.	asked him campaign fund. He election and sasking all of the f SATI to give \$200 s told by the wells, Texas bank to borrow the money back arrangements woffering the loan was	rly 1973 (specific dates fore the base closed, he to contribute \$200 to stated he recalls Senator a Republican and e approximate 150 flight each to TOWER's campaign at arrangements had been to loan SATI employees the and each employee would with the bank. He stated as FIRST NATIONAL BANK OF	
GREENHALGH the \$200 and uting nor any adverse	told did not say anything consequences from	he would not contribute g to him for not contrib- management as a	
2/13/89		, Texas DL 161A-2025	
	ara		

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2/13/89

Date dictated

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Continuation of FD-302 of	JAMES JOSEPH	GREENHALGH,	DL 161A-2025	2/13/89 , Page_	2
Senator J		also ref	REENHALGH stated used to contribu and he was not	ıte \$200 to th	
campaign from the campaign Fort Wol TOWER can persons	from the band contribution Mineral Wells hoping if he ters Military me to Mineral	to Mineral to sarea were convere re-ele Base open. Wells, had	ontributing to Scted it might h	shed the TOWE ed many peopl Senator TOWER' elp in keepin stated Senato nd thanked al	R e s g r 1
stated	e was the pre	ew months be assumed the	was efore the compan president's res or of helicopter	sponsibility o	e f
	<u>H advis</u> ed	out their ac	and dresses are un resides at	currentl	
1y 500 er	request was maloyees. He address unkno	made by stated Dire wn, and Direc	ne Senator TOWER SATI had bector of Ground ctor of Link Train control of the cont	ad approximate School was iner was	
		, Texas, pos	formsibly has addressible if needed.	mer flight in	_
	GREENHALGH d		a current addres		

Continuation of FD-302 of JAMES JOSEPH GREENHALGH, DL 161A-2025 2/13/89 3

GREENHALGH stated he has no knowledge of Senator JOHN TOWER soliciting the campaign contributions from employees of SATI and does not know if TOWER even knew that such contributions were being collected.

GREENHALGH did state that it was a critical time for the economy of Mineral Wells, Texas and the thought of Fort Wolters closing was of great concern to not only the employees of SATI but all of the people living in Mineral Wells and the surrounding communities.

When asked if he had any knowledge of the \$200 campaign contributions being taken from employees paychecks through payroll deduction, he stated that since he did not contribute he was not aware of any of those circumstances. He stated as he under-b6 stood the procedure, was the primary initiator of b7c the campaign contributions for TOWER and that would have contacted the other division heads and have them deal with their respective employees soliciting campaign contributions. GREENHALGH further stated that he did not know if all employees of SATI were asked to contribute \$200 each but he does know that was the amount designated for the flight personnel.

GREENHALGH stated he could furnish no further information concerning the incident and did indicate that he had never seen Senator TOWER at the SATI facility.

DL 161A-2025 SSG/sp <u>1</u>

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The following investigation was conducted by Special Agent
On February 14, 1989, of the TRADE WINDS MOTEL, and Wichita Falls, Texas, stated he
His only knowledge of appointee being at the TRADE WINDS MOTEL would be when appointee used a room for
campaign purposes. He knows appointee and has never seen appointee drinking heavily and womanizing at the TRADE WINDS MOTEL. He indicated he did frequent the motel club (bar) and would have seen or known about appointee's excessive drinking and womanizing.

b6 b7C DL 161A-2025 SSG/sp <u>1</u>

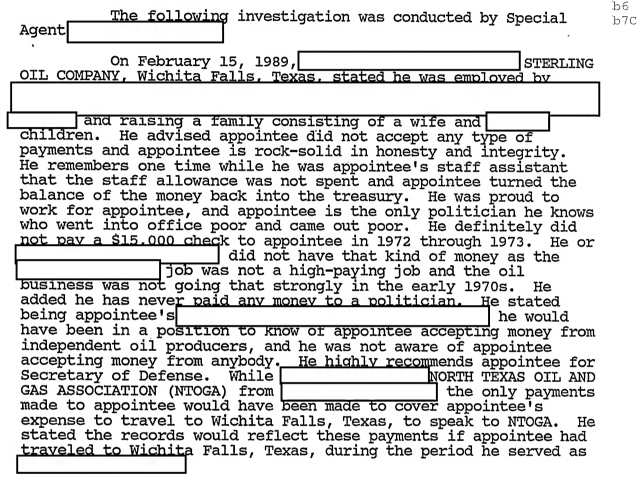
Agent Investigation was conducted by Special	b70
On February 14, 1989,	
of the TRADE WINDS MOTEL, Wichita Falls, Texas,	
stated the motel records reflect appointee stayed at the motel on October 31, 1982 and May 31, 1984, and the bills did not reveal any bar charges. Her records did not reflect appointee's staying in the motel in 1972 or 1973, and did not show appointee being a member of the club (bar) as during that time only members could be served drinks. She knows appointee and went to appointee's first convention in Mineral Wells, Texas. She believes in the early 1970s, appointee still owned a home in Wichita Falls, Texas, and would stay at his home when he visited Wichita Falls instead of at the motel. She	
1964. and from February through April, 1974, she	
She does not have any knowledge of drinking or womanizing	
by appointee at the TRADE WINDS MOTEL. She is sure appointee	
would not womanize in Wichita Falls, Texas, as appointee would	
have been seen by friends and associates. She furnished the	
as being and	
She stated was the General Manager at	
the motel for 21 years and just recently moved to	
living on the telephone number	

DL 161A-2025 SSG/sp <u>1</u>

Agent The following investigation was conducted by Special	b6 b7C
On February 14, 1989 TRADE WINDS MOTEL, Of the	
stated he remembered appointee staying at the TRADE WINDS MOTEL on several election nights. He never saw appointee drinking heavily and womanizing at the hotel. He described appointee as a fantastic gentleman and could not say anything negative about appointee. He believes if appointee would have been drunk and womanizing at the motel in 1972 or 1973, he would have witnessed it or known about it.	

Agent The following investigation was conducted by Special
On February 14, 1989, TRADE WINDS MOTEL and Falls, Texas, stated he remembered appointee staying at the motel at least one time on election night waiting for the returns. He remembered appointee had a room full of telephones. He has had a social drink with appointee but never has seen appointee do any excessive drinking or womanizing. He does not remember if the social drink was at the TRADE WINDS CLUB, but it could have been as he frequents the club often. He has never paid appointee any money and never gave appointee a \$15,000 check. In fact, he has never paid a politician any money. He does feel appointee is the right man for Secretary of Defense. He could not identify the oil producer or the oil producer's office as described by the anonymous caller.

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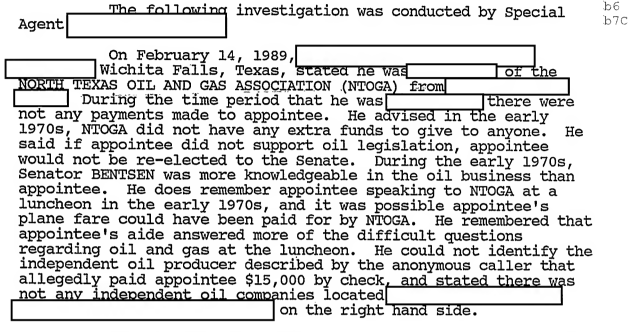


He said that the NTGOA is the only independent oil and gas association in the Wichita Falls area and, to the best of his knowledge, there was not in the 1970s and is not currently in existence any organization known as the INDEPENDENT OIL PRODUCERS AND DRILLERS ASSOCIATION (IOPDA) in the Wichita Falls, area.

Agent The following investigation was conducted by Special
On February 14, 1989, TEXAS OIL AND GAS ASSOCIATION (NTOGA), Wichita Falls, Texas, stated members of this association are independent oil producers and drillers in the North Texas area, and Abilene and Midland-Odessa have their own area association. He has been of NTOGA since and during this time period he had no knowledge of any payments to appointee. He added the NTOGA does not make political contributions and does not have a large amount of money in order to make any kind of donation. He advised records of NTOGA go back to 1930, and the records do not reflect any payments to appointee. He said the records mainly consist of minutes of Board meetings, and during 1972 and 1973 the minutes do not reflect any payments to appointee. He furnished the President of NTOGA as being who is still in the oil business in Wichita Falls, Texas, and President from was of
appointee sometime in the 1970s. He said in the early 1970s, both of the oil producers in Wichita Falls were predominantly conservative Democrats. He could not identify the independent oil producer described by the anonymous caller and the only Republican oil producer who presently has an office near the TRADE WINDS MOTEL is RUSTY LINDEMAN, but LINDEMAN's office is across the street towards the east from the TRADE WINDS MOTEL. He advised there is not any independent oil companies located as described by anonymous caller in the Wichita Falls area.

b6 b7C

He said that the NTGOA is the only independent oil and gas association in the Wichita Falls area and, to the best of knowledge, there was not in the 1970s and is not currently in existence any organization known as the INDEPENDENT OIL PRODUCERS AND DRILLERS ASSOCIATION (IOPDA) in the Wichita Falls area.



He said that the NTGOA is the only independent oil and gas association in the Wichita Falls area and, to his knowledge, there was not in in the 1970s and is not currently in existence any organization known as the INDEPENDENT OIL PRODUCERS AND DRILLERS ASSOCIATION (IOPDA) in the Wichita Falls area.

The following investigation was conducted by Special Agent
Agenq
On February 14, 1989, RUSTY LINDEMAN, owner of LINDEMAN DRILLING COMPANY, INCORPORATED, Wichita Falls, Texas, stated he has been at the location near the TRADE WINDS MOTEL since 1975. He stated he never gave a \$15,000 check to appointee. He has been in the oil business since 1956, and there has never been an independent oil company located two or three blocks past the TRADE WINDS MOTEL on the right hand side. The only other oil company near the TRADE WINDS MOTEL is SHILLELAGH of the TRADE WINDS MOTEL. He Indicated even though he is a Republican, he is not a staunch supporter of
appointee. He said STERLING OIL COMPANY, was an
oil producer who supported appointee and
and that his name was
He said that oil company was located at
in the downtown area which is not near the area described by the anonymous caller. He described as being 5'8" tall and approximately 150 pounds. He added he does not care for appointee's personality which he described as "cocky", and if appointee is a heavy drinker and a womanizer, he does not feel appointee should be appointed Secretary of Defense.

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He said that the NTGOA is the only independent oil and gas association in the Wichita Falls area and, to the best of his knowledge, there was not in the 1970s and is not currently in existence any organization known as the INDEPENDENT OIL PRODUCERS AND DRILLERS ASSOCIATION (IOPDA) in the Wichita Falls area.

FEDERAL BUREAU OF INVESTIGATION

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Date of transcription 2/16/89	
MICRONYX, INCORPORATED, 1901 North Central Expressway, Suite 400, telephone was advised of the identity of the interviewing Agent and of the fact that the FBI was conducting a background investigation with regard to a Presidential appointment being considered for former United States Senator JOHN G. TOWER. noted that he was aware of MR. TOWER'S impending appointment as United States Secretary of Defense. He noted that his company has had some dealings with the appointee, MR. TOWER, which he described as noted below:	Ъ6 Ъ7С
He advised that on or about June or July of 1987, the appointee was introduced to the company through of Sherman, Texas. After a luncheon meeting with the appointee, and the appointee's having visited the companies offices, an agreement was entered into between the appointee and the company for some consulting days. The appointee agreed to function as a spokesman for the company. However, his spokesmanship was to be in very general terms with regard to the need for computer security. The firm is a producer of a computer security product, and/or products, and the appointee was retained to be a spokesman to make the computer users aware of the need for security.	
The appointee made four appearances at various locations at which time he spoke with regard for the need for computer security, a total of about fifteen minutes each time.	
The appointee was paid \$1000 per appearance, plus his expenses in travel and room and board, etc. The appointee was also given the option to purchase stock as part of the reimbursement.	
noted that the agreement between the appointee and the company is outlined in a letter, dated August 14, 1987, from of the company to the appointee.	
noted that the appointee did fulfill as he agreed on appearances, etc, and was given the compensation agreed upon.	
He stated that it was discussed during the negotiations that should the appointee be considered for appointment into	
Investigation on 2/15/89 at Richardson, Texas File # 161A-2025	
by SA Pacm Date dictated 2/16/89	

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ontinuation of FD-302	2/15/89	9 Page
ononuscon or PD-908		•
	government service, he would be able to dispose of his storoptions.	ck
·	noted that on January 9, 1989, the appoint contacted the company and requested that due to his pending nomination by the Republican administration to be Secretary Defense, he wanted the company dispose of his stock options him. The stock options were disposed of at a sum of \$1.50 4000 of these options were purchased by ar stock holder in the company. 1000 of these options were purchased by who is an	g y of s for
	noted that the appointee insisted upon relationship with the company being above board, because he not want to give the appearance of any sort of conflict of interest in the future. He stated that the appointee told company that he would not lobby for them as this might serving influence his future government service.	e did the
	were the main persons with whom the appointee had dealings, noted that was not available for interview inast he is in Europe at this time.	. He much as
	He stated that his contacts with the appointee wer limited to about ten or twelve times, including those time noted above for with the appointee made presentations on be of the company.	es as
	He stated that he also recalled having had dinner the appointee on two separate occasions. He stated that he recalled that the appointee consumed some alcoholic beverage during these dinners, but to the best of his recollection, appointee only had one or two such alcoholic beverages on e occasion.	e ges the
	He stated that he seems to recall that appointee generally drank wine, although he can not specifically recabrand name. He stated he may have had a mixed drink on one occasion, but he can not say for sure.	all any e
	He stated that the appointee never consumed alcoholouch an extent that it seemed to affect him in any matter whatsoever when he was around He stated that there	

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DL 161A-2025

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slurred speech, nor did the appointee appear at all out of control.

He also noted that during his contact with the appointee, the appointee never said anything, nor committed any acts that would indicate that the appointee was anything other than a gentlemen and a former United States Senator. He stated that he never observed any act on the part of the appointee which would indicate any "womanizing" as has been reported in the press.

He stated that based on his knowledge of the appointee, he considers him to be a person of good moral character, associates, reputation and loyalty. He has no knowledge of any drug use, nor has been previously stated alcohol abuse, on the part of the appointee.

He stated that the appointee had recently gone through a divorce when he first was contacted by the company, and the appointee was apparently trying to recoop some financial reversals due to that divorce. He stated that he knew of no specific personal financial problems on the part of appointee.

He stated that he feels that the appointee is highly qualified to perform duties as a United States Secretary of Defense. He noted the appointee has experience in negotiations with the Soviet Union, as well as a thorough knowledge of the United States Defense industry.

He noted that as previously stated, the appointee wanted to avoid any sign or impression of conflict of interest. The appointee made it very clear that he would only be a spokesman for computer security in general, and not MICRONYX in particular.

He noted that the company also produced a 30 minute promotional tape regarding computer security on which the appointee appeared on for about three to four minutes.

He also noted that MICRONYX is a Texas corporation and does not have any branch offices anywhere else in the United States. He stated that there is one totally wholly owned subsidiary known as MICRONYX, U.K. which is located in Milton Keynes, England.

He stated that in addition to producing a family of

2 of	2 On	2/15/89 	b6 b7
personal computer security products, the comp engineering services for other firms on a nat company also serves as a consulting firm for engineering needs.	ionwide	basis. T	he
thereafter made available previously mentioned August 14, 1987, letter appointee which sets forth the arrangement wh the two parties regarding the consulting fee on the part of the appointee. This letter re	from MIC ich was and repi	CRONYX to made betw resentation	reen



August 14, 1987

The Honorable Senator John G. Tower 710 Turtle Creek Center 3811 Turtle Creek Boulevard Dallas, TX 75209

Dear Senator Tower:

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and I sincerely appreciate the opportunity we have had in recent weeks to discuss with you some of our plans and opportunities regarding our new Triad PlusTM product for personal computer workstation management and data security. Thank you for making some time available to discuss the various events, primarily relating to trade shows and other special occasions for which you have agreed to assist us as a public spokesman.

I truly believe in view of the tremendous proliferation of IBM PC workstations throughout the U.S. and the world, that this issue of computer security and data integrity is most critical and in need of high level attention in order for solutions to be implemented. We are firmly convinced that your many years of public service in the U.S. Senate on armed forces and intelligence committees, your present involvement on the President's Foreign Intelligence Advisory Board, and your work on the Tower Commission places you in a most unique position to be the best national leader on this hot issue.

The schedule of various events we have for you this fall will help to keep your name in the spotlight by means of the publicity related to these special targeted events. From midyear '87 to midyear '88 we foresee this as an important window in time for national emphasis on this computer/data security problem and its solution. From '88 to '89 we see the need for a global emphasis on this same issue.

The schedule for the four panel events discussed recently with you is attached. At this juncture the detailed logistics and other aspects of briefings for you have not been worked out. Please advise us when it would be most convenient for us to brief you, sometime around early to mid-September for the October 1 breakfast meeting/panel in Washington, D.C. This private, invitation-only breakfast with you, followed by a panel discussion, will be for about one hundred key government, military and industry leaders whom we believe are the principal decision and policy makers in the Washington and East Coast areas.

I also take this opportunity to confirm with you the telephone conversations you had with our on August 11 and 12 regarding the schedule for the four panels and the agreement made with you with respect to compensation. For working with us during the remainder of this calendar year (four panels and introductions to certain of your key contacts in the U.S. and Europe) we will give you an option for 5,000 shares of Micronyx common stock at the current price of \$3.00 per share, exercisable anytime within four (4) years. In addition, you will be paid a fee (or honorarium) of \$1,000 in eash for each appearance on a panel plus all reasonable travel and out-of-pocket expenses.

Micronyx, Inc. 1901 N. Central Expressway Suite 400 Richardson, Texas 75080 214/690-0595

Telex: 293219 STI UR

The Honorable Senator John G. Tower August 14, 1987
Page two

Micronyx is making a commitment to you for a total period of approximately one year ending on June 30, 1988, which would additionally entail typically one event per month from January through June of 1988, if that is satisfactory with you. On the other hand, at the end of December, 1987, if you so desire you may terminate our agreement with no further obligation on the part of either party. If you desire to continue the relationship through the first half of 1988, your compensation will be an additional stock option for 5,000 shares of Micronyx common stock at \$3.00 per share, plus you will be paid a fee of \$1,000 cash for each appearance on a panel with the same reimbursement of travel and out-of-pocket expenses.

If our working relationship continues through December 1988, we acknowledge and agree to address the possibility that you might once again be in an appointed high position in the U.S. government in a succeeding Republican administration. Thus, assuming full participation and commitment on your part for 18 months, we will agree to accelerate your stock options for the full 24-month period.

If you are in agreement with the general terms of this letter, I will have a definitive stock option document drafted for execution.

Senator Tower, again I express our thanks to you from and our other board members for your willingness to assist us as a public spokesman and in making certain key introductions for us with some of your diverse contacts in government and industry. The success of our enterprise, I believe, depends primarily at this point in time on raising the level of awareness among key persons on the issues and solutions. With your help and Lord willing, we shall succeed.

Sincerely,

Enclosure: Panel schedule for fall '87

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"WOMANIZING"

FEDERAL BUREAU OF INVESTIGATION

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		Date of transcription_		
DLT-1, who req provisions of the Privac information. DLT-1, the 302, however no inferenc pronoun.	y Act, furnishe source, is re	ferred to as he	g in this FD-	
DLT-1 stated to of the appointee, JOHN G	hat he has no .	direct personal	knowledge	
DLT-1 stated tapparently originated from that he had heard that on in prostitution in the Dan arrangement be made wouth a date who would encircles as S & M, as weld a golden shower consists individual.	com prostitution on several occar oc	sions, individu rea, had made r ointee could be s known in pros Shower. DLT-1	-1 stated als engaged equests that , "fixed up" titution stated that	
DLT-1 advised down because the individ believe in such activiti would perform such acts.	ual they conta- es, and had no	ese individuals cted in this re contacts with	gard did not	
DLT-1 stated t similar requests regardi individuals who were eng and New York City, New Y	ng the same ing gaged in prosti	o been reported dividual were r tution in Houst	eceived from	
DLT-1 stated tindividuals in Dallas, Tacknowledged he did not follows:	exas who had m	t of his knowle ade such reques ct dates of, we	ts. which he	
who is believed to b	s individual i	fantasy name of s a white femal ation known.	in the e, age to in the	b6 b7C
2/4/89 Investigation onat	Dallas,	TexasFile #	DL 161A-2025	_

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2/4/89

Date dictated

DLT-1		2/4/89	<u>2</u>	
Continuation of FD-302 of	, On		_ , Page	
Another individual is a white known as who was last known Texas area some three to five years ago. address for this individual and claimed contacting	to be i	n the Dall has no cur	las ,)6)7C
(last name unrecalled) to supposedly lives somewher Garland, Texas, address unknown. DLT-1 the above, he has no way of identifying	ere in a a advised	townhouse that <u>othe</u> r	in	
Another individual who alleged in the Dallas, Texas area was an individual an attorney. DLT-1 stated that he could this attorney, and he did not feel that recall it even if the name were to be re	lual who I not rec he would	is believe all the na be able t	d to be me of	
DLT-1 advised that the individ knowledge of this in the New York City, female named no other name known; known.	New York	area was	а	
The individual in Houston, Tex such a request would be an individual na unknown, no other descriptive data or lo	med	last nam		
These requests, as noted above during the period 1977 through 1979. Th other information received by DLT-1 sinc	ere have	been no s	e uch	

The following investigation was conducted on February b6 4, 1989 at Dallas, Texas by Special Agent (SA) b7C unless otherwise indicated:
CORPORAL DALLAS, TEXAS POLICE DEPARTMENT (DPD), Internal Affairs Division, furnished the following information:
He previously was assigned to the DPD Vice Section, and in 1980 and 1981, conducted an investigation into a prostitution operation being conducted by individual known as This investigation resulted in the conviction of on a prostitution type charges in local court in Dallas, Texas in April, 1981.
He noted that the names and/or are not at all familiar to him. He stated that neither of these names surfaced during the aforementioned investigation. He also noted that none of the witnesses against were named or
He stated that during the course of the investigation he spoke telephonically on one occasion to a female who used the name who claimed to have some knowledge of operation. was to come in and furnish an affidavit, however she did not do so and he did not have any way of contacting her.
He stated that during the course of this investigation, an individual named was determined to be a prostitute operating in Garland, Texas.
He stated that this individual did not have any arrest record with the DPD that he was aware of. He further advised that he does not recall this individuals address and stated that he does not know if this is recorded anywhere or not. He noted that he would check and if located will recontact the FEDERAL BUREAU OF INVESTIGATION (FBI).
He noted however that he has not heard anything of this individual since 1981, and has no knowledge that this individual might still be in the Dallas, Texas area.
Saturday Supervisor, Records, DPD, advised that a search of her records failed to disclose any record which can be determined to be possibly identifiable to a white female, age to white female, age white female, age
On same date, Attorney, Dallas, Texas advised as follows:

He previously represented and her b
in Dallas County Criminal Court.
He noted that he had also in the past represented an individual known as who was reputed to be the individual who got
noted that the names and are not familiar to him.
A review of current drivers license and voter registration records disclosed the information which initiated investigation as set out below:
A record was located for an individual named
described as a white female, born currently resided at Dallas, Texas.
On February 4, 1989, that is not her maiden name. She stated she has never been a for and has never heard of anyone named
Review of the above described records also disclosed entries for a described as a white female, born residing at Dallas, Texas.
This same individual, in another record is shown as residing at Dallas, Texas.
The address was determined to be the current address for this individual, as noted below.
On February 4, 1989, a visit to Dallas, Texas disclosed that it is inasmuch as her name

appears on a brass plate on the door. Also, another brass plate on the door above the name contains words to this affect "If you are not invited, do not knock on this door. You are not welcome".

Ringing of the doorbell, and knocking on this door failed to ellicit any response from the apartment.
tailed to efficit any response from the apartment. b6 b7c
The card requesting that contact the FBI office was left on the door.
Search of same records disclosed an entry for an individual known as described as white female, born residing at Garland, Texas.
On same date, inquiry at Garland, Texas, disclosed that this residence is currently occupied by a family who did not desire to furnish their name. These individuals advised they recently rented this condominium through a real estate company known as ESTATE REALTY, located on Church Street in Dallas, Texas. They stated they never heard of a
On same date, it was determined that the office of the ESTATE REALTY COMPANY, 10527 Church Road was closed.
On February 5, 1989, telephonic contact with $341-9400$, the number listed for ESTATE REALTY COMPANY disclosed the following:
The individual who owns and operates the company is answering the telephone at her residence. She is unable to get out of her residence due to the current ice storm in the Dallas, Texas area.
She advised that the condominium located at in Garland, Texas owned by an individual named who resides in California. She stated that the name is not familiar to her.
She stated that when she was able to get to the office, hopefully on February 6, 1989, she would check her records regarding this matter to determine if was a previous resident.

On February 5, 1989, the following agencies advised that a check of their respective files failed to disclose any record known to be identical to
Det. DPD Vice Squad
LT. GARLAND, TEXAS POLICE DEPARTMENT (GPD)
LT. GPD Vice
Records, DALLAS COUNTY SHERIFF'S OFFICE
It is noted that the records of the above Vice Squads were also found to be negative regarding the appointee.

The following investigation was conducted on February & 2, 1989 by Special Agents and) (
follows: DFW TRAVEL TOURS, advised as	
He was previously a member of the DALLAS, TEXAS POLICE DEPARTMENT (DPD) Vice Squad. As such, he participated in an investigation of prostitution in the Dallas, Texas area involving	
an individual named This matter was brought to trial in <u>local court in Dallas</u> , Texas in about April,	
1981. He stated that <u>during his extensive investigation</u> into this matter, the names or had not	
surfaced and he has no knowledge of any individuals by this name.	

He also advised that during the course of this investigation, he never received any indication that the appointee, JOHN TOWER, was ever mentioned as a customer or potential customer of the individuals involved.

FEDERAL BUREAU OF INVESTIGATION

	<u>1</u>	2/6/89
DL T-2, who require the provisions of the Priving information.	uested compl acy Act, fu	ete confidentiality under
		erred to as he in this ex should be assumed due to
DL T-2 advised during a DL T-2 knew	that he was	acquainted with b6 b7C b7D area of north
Dallas, Texas. DL T-2, during to the description of the description o	the same per	iod, was also acquainted b6 b70 whose clients
DL T-2 described expressed the opinion that		as a loud mouth and liar and is not credible.
DL T-2 does not (Last Name Unknown) (LNU) the interviewing Agents as	, or (LNU) who were described by sassociated with
DL T-2 is not act TOWER. DL T-2 said that he call girl operations in operated by and of such services by the approximately by the approximately such services by the approximately the approximately such services by the approximately such as a service such services by the approximately such as a service suc	ne is famili <u>Dalla</u> s, inc and t	th the appointee, JOHN G. ar with some aspects of luding those previously hat he is unaware of any use
DL T-2 advised i		in Dallas, and said that
2/5/89 I	Dallas, Texa	S DL 161A-2025
SA SA	RCN/ls	2/6/89 Date dictated

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$\frac{1}{1}$ FEDERAL BUREAU OF INVESTIGATION

			Date of transcr	2/6/89	
DLT-3, provisions of th		ested complete Act, furnishe			
		ce, is referre to sex shoul			
DLT-3 and who were operate	and kr	that he was during a lew both these	<u>in</u> dividua		b b North
Dallas, Texas. DLT-3 (Last Name Unkn the interviewin		or (L)	NU), who we associate	ere describe d with	ed by and
TOWER. DLT-3 state the appointee n	aid that h nay have h	acquainted wit e is not awar nad with Dallas area, a	e of any r	elationship or any o	that
No acc of the appointed	_	of his has ev	er indicat	ed any know	ledge
estigation on 2/6/89		<u>Dallas, Texas</u> (telephonic)	File	#DL_161A-2Ø	25
SA	mes		Date dictated	2/6/89	b6 -b7C

$\frac{1}{1}$ FEDERAL BUREAU OF INVESTIGATION

2/6/89 Date of transcription
Texas, who has telephone number (unlisted) telephonically contacted Special Agent (SA) on February 6, 1989. advised that she has been bedridden for the past several days with what is being diagnosed by her physician as walking pneumonia, and that she is not desirous of seeing anyone in person for the next few days, due to her being extremely ill and not feeling like sitting up to talk to anyone. She stated that she preferred to answer any questions over the telephone and requested that the interview be so conducted. She advised that she works as a for
various law firms in the Dallas, Texas area.
She stated that she has met an individual named in the past, and she is unable to recall exactly when this may have been or how long ago. She stated that this was probably many years ago in the Dallas, Texas area.
She advised that her only meetings with would have been possible passing meetings at one or two social functions at which she was briefly introduced to She stated that she is not well acquainted with
She further advised that she never was involved with in any sort of business activity, including She stated that she did not even realize engaged in such business.
She further advised that she never had any sort of conversation with with regard to arranging for any kind of for any individual, including the appointee, JOHN TOWER. She stated that she was not familiar with the appointee in any way shape or form, with the exception of the fact that she has seen his name in the public news media as having been a previous elected official, and due to the current hearings which are taking place regarding him. She also stated that she does not know any
Investigation on 2/6/89 at Dallas, Texas File #DL 161A-2025
by SA Date dictated 2/6/89

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b6 b7C

Continuation of FD-302 of			On2/6	5/89 , Page	2
	noted that she t the Austin, T		from the		
She engaged with as noted above or badly misin	with	anyone had in hat she had had that individ	d such a	conversati	i.on
She activities any appointee.	stated she has where, and as p	s no knowledge previously stat	of any[ed, does	not know t	he

	LINES, 7701 Lemmon Avenue, Dallas,
Texas, telephone number	caused a review of
	concerning previous employment
with negative results.	
logator	a personnel file for
born	Social Security Account Number
(SSAN) who was	
attendant on	At that time was residing at
[1	Dallas.
Review of this file	determined that was employed a flight attendant, at which time
she was residing at	Dallas.
next of kin was listed as	
_	SSAN
	the summers has belonhone on
December 5, 1986, leaving location	ted the company by telephone on al telephone number
Review of computer	ized records of the NATIONAL CRIME
INFORMATION CENTER (NCIC) Int	erstate Identification Index (III)
revealed the following crimina	al record concerning
•	
Sex	Female
Race	White
Date of birth	517"
Height	3 ,
Weight	120 pounds Brown
Eyes Hair	Brown
Place of birth	
FBI Number	
State (California)	
Identification #	
Arrest	
Disposition	
Disposition	

	7
Further review of computerized records of drivers	
licenses issued revealed that California license number	
is issued to	
California, with the same descriptive information as the above	

AIRLINE TRAVEL

FEDERAL BUREAU OF INVESTIGATION
Date of transcription
b6 b7c
Flight Attendant, AMERICAN AIRLINES (AA), Bedford, Texas, telephone number was advised of the official identity of Special Agent (SA) and the nature of this investigation. She furnished the following voluntary information:
She stated that she works as the "premium" flight attendant on AA flights. That indicates that she is assigned to the first class cabin. She stated she flies very few trips to London, England, preferring to fly to Paris or Frankfurt on her flights. She was asked if she could recall being on AA Flight 50 from DALLAS/FORT WORTH INTERNATIONAL AIRPORT (DFWIA) on June 26, 1987. She advised that she could recall a trip to London at about that time. She was asked if she was familiar with Senator JOHN G. TOWER and she stated she was. She was asked if she could recall Senator TOWER being on Flight 50 to London on June 26, 1987. She believed that he was. She remembered that he was seated in first class, but could not recall if he was accompanied by anyone. She remembered that he was in the smoking section. She recalled that Senator TOWER had some alcoholic drinks on the flight but did not believe that he drank to excess. She was certain that had he created any disturbance or problems of any kind, she would have definitely remembered it. She stated she has flown out of New York on many occasions and remembers many celebrities and famous individuals who have been problems on flights in the past.
recalled that Flight Attendant JOHN MAULDIN was the other flight attendant in the first class section for that flight. She advised he has since passed away.
She recalled that she made this trip the first week that she returned to being based at DFWIA, after having been assigned to Chicago.
2/9/89 Bedford, Texas DL 161A-2025
SA 1W 2/9/89

The following investigation was conducted by Special b6 b7C
MISCELLANEOUS
AT FORT WORTH, TEXAS:
On 2/10/89, Security, AMERICAN AIRLINES (AAL), DALLAS/FORT WORTH INTERNATIONAL AIRPORT (DFWIA) advised that is described as a white male, date of birth Social Security Account Number
has been a <u>flight attendant</u> for AAL
since Since May 1988, has been based in
San Francisco, California. The current flight manager for
the SAN FRANCISCO INTERNATIONAL AIRPORT (SFIA) is
direct telephone number at her office is
The flight supervisor on duty can be contacted at telephone
number advised that all pertinent
employee records, including the application could be located
throughat the airport.

Agent (SA	The following investiga	ation was c	conducted by	Special	b6 b70
MISC	CELLANEOUS				
	AT FORT WORTH, TEXAS:				
and TARRA any recor	On 2/10/89, dvised that a review of the second sec	the combine	ORTH POLICE ed records of failed to define whi	f FWPD isclose	1 T
AIRPORT (On 2/10/89, ATIONS DIVISION, DALLAS/I DFWIA), DEPARTMENT OF PU I locate no record pertaine DPS files.	FORT WORTH UBLIC SAFET		AL	

The following investigation was conducted by S Agent at Ft. Worth, Texas:	Special	b6 b7C
MISCELLANEOUS		
On February 10, 1989,	*	
Security, AMERICAÑ AIRLINES (AAL), advised that impossible to make a computer inquiry to determine al	11 AAL	
flights appointee may have taken in the pastathat it is necessary to have an exact flight number and d	advised late to	
review the passenger records. If the flight number and daknown, the microfiche records of the passenger manifest ca		
be reviewed by AAL at the records center in Tulsa, Okl	lahoma.	
However, this is a manual process and requires extensive to complete.	ine to	

The following <u>investigation</u> was conducted by Investigative Assistant	b6 b7C
ARREST CHECKS	
AT DALLAS, TEXAS	
On February 10, 1989, the following individuals advised the files of their respective agencies contain no record or identifiable information regarding	
Identification Division, DALLAS POLICE DEPARTMENT, Dallas, Texas;	
Captain Identification Division, DALLAS COUNTY SHERIFF'S OFFICE, Dallas, Texas;	
Identification and Records Section, FORT WORTH POLICE DEPARTMENT, Fort Worth, Texas, whose records include those of the TARRANT COUNTY SHERIFF'S OFFICE, Fort Worth, Texas;	

The following investigation was conducted by

Investigative Assistant

TEXAS VEHICLE REGISTRATION

AT DALIAS, TEXAS

On February 10, 1989, microfiche of Texas Vehicle

Registration information listed

Dallas County, Texas, with license plate

Department of Public Safety computerized information on

February 10, 1989, reflects the owner of a 1983 Datsun, license plate

plate

as

Dallas, Texas,

75204. The lien on the automobile as of December 11, 1985, is

AMERICAN AIRLINES CREDIT UNION, P. O. Box 619001, MD 2 E 14,

Dallas/Fort Worth Airport, Texas, 75261. Title shown surrendered to California September, 1988.

The following <u>investigation</u> was conducted by Investigative Assistant	b6 b70
TCIC/NCIC AND CRIMINAL HISTORY	
AT DALLAS, TEXAS	
On February 13, 1989, Department of Public Safety computerized information reflected no identifiable information in the TCIC/NCIC identification index for W/M,	n

The following investigation was conducted by Special $_{\rm b7}^{\rm b6}$ Agent (SA)
AT FORT WORTH, TEXAS
FLIGHT, ATTENDANT AMERICAN AIRLINES BEDFORD, TEXAS
On 2/14/89, advised she had been on two overseas flights within the last year or two, wherein former U. S. Senator JOHN TOWER was a passenger and one domestic flight from Dallas to Washington, D. C. many years ago.
said she recalls one flight approximately one year ago when Mr. TOWER was flying to London in the company of a lady with to hair. The woman was very well dressed, seemed very sophisticated and not loud or brassy. She said she does not recall the lady's name. advised Mr. TOWER was seated in the first class section and she was working the business class section and served no food or beverages in the first class section. said she seems to recall one of the flight crew, name not recalled, saying Mr. TOWER had been drinking heavily on the flight but does not recall anyone saying anything about his being rude or obnoxious in any manner.
said she does not recall if Mr. TOWER was travel- ing with anyone on either of the other flights she remembers his being on and does not recall his acting in anyway out of the ordinary or what he was drinking if anything.
said Mr. TOWER is not the most pleasant person to travel with, not because of any drinking problem observed but because, in her opinion, he is a very demanding-type person. further advised, as best she recalls, and possibly or were working in first class on this London flight wherein Mr. TOWER was traveling with a lady companion.

DL 161A-2025 TAG/skw <u>1</u>

AMERICAN AI 26, 1987, a as indicate	The following individuals, who were crew members of RLINES Flight 50, Dallas/Ft. Worth to London, August dvised Special Agent (SA) on dates and that they had no recollection of any incident, excessive drinking, on that flight.	b6 b7С
	Texas, February 7, 1989, does not recall appointee being on flight.	
	Dallas, Texas, February 14, 1989. just returned from week long trip. Recalled appointee as being on flight; worked First Class cabin. He does not recall what, if any thing, drunk by appointee on flight. Definitely does not recall any excessive type drinking by anyone on flight	

1

FEDERAL BUREAU OF INVESTIGATION

			Date of t	2/13/89	
(AAL), Special investig informat	Agent (SA)	ord, Texas, wa	as advised of and the natur		
knowledg	advisht Attendant ge, she has not eptionally good	flown with	stated but sl	nize the name of d, to her ne added she is	.
London, in the f because the firs has sinc	flight attenda England on Jur Eirst-class cak she and flight	ne 26, 1987. Soin, where Sense attendant JOH on. She added	ght 50 from in the state of the second of th	Dallas, Texas to ain was revealed, was seated, ere assigned to Attendant MAUOI she was certain	o not
Investigation on	2/11/89	Bedfor at	rd, Texas	DL 161A-20)25
by SA		Vlaj	Date dictated	2/11/89	

____Date dictated_

1 FEDERAL BUREAU OF INVESTIGATION

Date of transcript	2/13/89
Dallas, Texas was made aware of the identity of th Agent and the purpose of the interview. following:	e interviewing provided the
1986. was a and was either by a friend or saw ad in a health magazused services approximately twice approximately June of 1987 when moved to for the services, visited apartment time she knew he resided at apartments in	a week until San Francisco. t. During the n the knew to
On February 11, 1989 phoned that he had given her name to the FEDERAL BUREAU OF (FBI) and asked if she remembers a conver- with her about JOHN TOWER. stated that she recollection of a conversation with while she at his area apartment in late 1987. Her recollection of the conversation was the been a flight attendant on a flight were JOHN passenger and that remarked that he "he someone drink that much." stated that she conversation after reminded her that that she had seen TOWER at THE MANSION lounge.	rsation he had ne had a vague he was getting 1986 or early hat had TOWER was a ad never seen e recalled the
February 11, 1989 conversation with her and state TOWER was on an AMERICAN AIRLINES flight with a was several bottles, possibly four (to include "wine, possible Stoli"), during the flight. State that TOWER was "abusive and a problem" during the was "necking" with the woman. In further some spoke to a female flight attendant on the flight problem, and that thought a female could the situation. Allegedly the female flight attendant.	oman and drank champagne and ted to flight and he tated that he ght about the better handle
stigation on 2/13/89 at Dallas, Texas : File F	L 161A-2025
	L 161A-2025

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Continuation of FD-302 of	, On, Page 2
personally but did recall that either late 1986 or early probably within a three month TOWER with a haired Dallas, Texas. According to on his table, but she ned isturbance or act in a loud she only noticed him because attention was not drawn to his tated she did not have patoward JOHN TOWER, but did not his part that she considered that she was not personally according to the stated of the s	ver observed him involved in a or boisterous way. stated he is a public figure and that her im due to his behavior. rticularly fond personal feelings of personally observe any actions on d offensive. Again stated
Name Address Sex Race Date of birth Height Weight Eyes Hair Texas DL# Telephone number	Dallas, Texas Female White 5'6" 105

FEDERAL BUREAU OF INVESTIGATION ?

1	2/14/89
Date of transcr	iptionb6 b7C —
AMERICAN AIRLINES (AA) tions, DALLAS/FORT WORTH INTERNATIONAL AIRPORT (D provided the following information after a review possession of AA:	FWIA), Texas,
was requested to review the crew material following flights to determine if number had worked any of these flights: AA F. Dallas to London on June 25, 1987, AA Flight #79 for Dallas on July 4, 1987, AA Flight #50 from Dallas August 21, 1987 and AA Flight #79 from London to I tember 3, 1987.	employee light #50 from from London to to London on
advised that had been assigned flight #79 from London to Dallas on September 3, this was a DC-10 staffed by ten flight attendants listed as the flight attendant and would been assigned to work the coach section of the air position. then provided the following list flight attendant personnel for that flight:	1987 and that was normally have craft in that
FLIGHT ATTENDANTS	
1) IRVING, TEXAS	
COPPELL, TEXAS	
BEDFORD, TEXAS	•
2/13/89 Fort Worth, Texas	DL 161A-2025
Investigation onatFile	2/13/89

Continuation of FD-302 of	DL 161A-2025	
	JACKSON HOLE, WYOMING OR	•
	GARLAND, TEXAS	
	BOUNTIFUL, VERMONT	
	LOS ALTOS. CALIFORNIA	
	CONCORD, CALIFORNIA	
	IRVING, TEXAS	
	SAN FRANCISCO, CALIFORNIA	
#79:	The following cockpit crew was also assigned to Flight	
	DENTON, TEXAS	

Continuation of FD-302 of		DL 161A-2025 , On 2/13/89	, Page
	2) TUC	(1ST OFFICER) SON, ARIZONA	
	3)	(FLIGHT ENGINEER) GHLIN, NEVADA	

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 2/13/89
.b6
Telephone number was re-interviewed concerning flights from DALLAS/FORT WORTH INTERNATIONAL AIRPORT (DFWIA) to Europe during the period May through September, 1987. She furnished the following information:
She stated that she has flown from DFWIA to London, and return, during the past two years, and that she has been in the company of Senator JOHN TOWER on some occasions. She stated that she maintains a personal diary for her own records, but she could not locate her diary for the year 1987.
She said that she recalled travelling to London from DFWIA on or about May 29, 1986, alone and later meeting Senator TOWER during September, 1986, in London. She recalled that she and Senator TOWER returned together on the same flight on this occasion.
She also recalled that she may have travelled from DFWIA to London with Senator TOWER during September, 1987, but she was not certain and could have confused this travel with travel during the same time in 1988.
She said she could not recall well any of the flight attendants on any of these flights to London, but she noted that Senator TOWER, because of his frequent travel, knew many of the flight attendants on these flights. She stated that on one occasion, while she and Senator TOWER were returning from London to DFWIA, a female flight attendant offered a bottle of champagne to her and the Senator and that she accepted the unopened bottle of champagne and later gave it as a gift to a friend.
She stated she could not recall any specific male flight attendant on any flight from DFWIA to London in which she accompanied Senator TOWER.
stated that neither she nor Senator TOWER eats the entree served on the flights from DFWIA to London and that both eat only the shrimp or caviar served on these flights.
Investigation on 2/13/89 at Dallas, Texas . File # DL 161A-2025
by SA SkW Date dictated 2/14/89

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		b6
Continuation of FD-302 of	, On <u>2/13/89</u> , Page _	<u> </u>

She recalls specifically that on each occasion that she flew with Senator TOWER, he consumed either one or two glasses of champagne or wine, along with the shrimp or caviar, and then "slept like a baby" for the remainder of the flight. She said that she generally consumed one half a jigger of vodka, along with the above dish, and then read a book for the remainder of the flight. She pointed out that Senator TOWER was always very alert at the end of the flight because he had slept, and that she was tired and ready to go to sleep, resulting in her and Senator TOWER kidding one another about their different habits.

		erviewing agent to
Ameli	a Martin Travel	Agency, 3811 Turtle Creek
Boulevard, Suite 250,	Dallas, Telephor	ne Number
indicating that all he	r travel arrange	ements to Europe had been
made through this agen	cy. She also re	eferred the interviewing
agent to	and	employees at her
office, Telephone Numb	er	indicating that these
individuals maintained	her records con	ncerning expenses for her
travel and other busin	ess records.	5

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 2/14/89
AGENCY, 3811 Turtle Creek Boulevard, Suite 250, Telephone caused a review of agency records for travel of Senator JOHN G. TOWER and to be made for the period of calendar year 1987, for travel from DALLAS/FORT WORTH AIRPORT (D/FW AIRPORT) to London. She located records for the following travel:
Senator TOWER and were ticketed for travel from D/FW AIRPORT on AMERICAN AIRLINES Flight 50, departing on May 31, 1987 at 5:30 PM to London, Gatwick Airport (LGA). Senator TOWER was ticketed to return from LGA to D/FW AIRPORT via AMERICAN AIRLINES Flight 79 on June 8, 1987, departing London at 1:25 PM. was ticketed to return from LGA to D/FW AIRPORT on AMERICAN AIRLINE's Flight 79 on July 6, 1987, departing at 1:25 PM.
Senator TOWER was also ticketed to travel via AMERICAN AIRLINES Flight 50 on June 26, 1987, departing D/FW AIRPORT at 5:30 PM to LGA. Senator TOWER was ticketed to return via AMERICAN AIRLINES Flight 79, departing LGA on July 2, 1987, at 1:25 PM.
Senator TOWER was also ticketed to travel from Washington, D.C., Dulles Airport via BRITISH AIRWAYS (BA) Flight 188 on June 12, 1987, departing at 1:00 PM, returning on BA Flight 217 on June 22, 1987, at 4:15 PM to Dulles Airport.
She could locate no other records of flights to Europe by either or Senator TOWER during 1987.
She noted that during 1987, airline regulations allowed travel agents to issue tickets to passengers traveling on the "frequent flyer programs" and that any travel under such a program by either or Senator TOWER, made through her office, would have been located in this record review.
She concluded that, to her knowledge, all travel booked by Senator TOWER is made by her agency through arrangements made by Senator TOWER's offices in Washington, D.C. and Dallas.
nvestigation on 2/13/89 at Dallas, Texas . File # DL 161A-2025
SA Skw Data distance 2/13/89

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			.b6
Continuation of FD-302 of _	, On	2/13/89	, Pageb7C

She furnished photostatic copies of the tickets described above, which are attached to and made apart of this report as follows:

PASSENGER TICKET AND BAGGAGE CHECK SUBJECT TO CONDITIONS CONTAINED BY THIS TICKET ISSUED BY THE TICKET IS THE TICKET ISSUED BY THE TICKET IS T	UNCTION TICKET(S)	7929:636:259
SENDORSEMENTS/RESTRICTIONS (CARBON)	ARC AGENT COUPON TIET LA TERM	
	DATE OF ISSUE ENGLY ENGLY FEMALE IN THE PROPERTY OF THE PROPER	AMELIA MARTIN
TOWER/JOHN G SENATOR	FERABLE - ISSUED IN EXCHANGE FOR	-tylabent comaz
	T CUSS DATE TIME STATUS _FARE BASIS/TKT, DESIGNA	Samuel Sa
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FEDERAL BUREAU OF INVESTIGATION

<u>1</u> Date of transcription 2/15/89
b6
was interviewed concerning any travel by or Senator JOHN TOWER during the period March through September, 1987. After review of her records, he furnished the following information:
On February 24, 1987, reservations were made for the travel of from DALLAS/FT. WORTH AIRPORT (DFW) to LONDON, GATWICK AIRPORT (LGA) and return at a total cost of \$3,813. AMERICAN AIRLINES (AA) ticket number 0017902502648 was issued for this travel, but was subsequently canceled by as documented on her American Airlines Universal Air Plan statement dated March 25, 1987. This charge was refunded on March 13, 1987, through the AMELIA MARTIN TRAVEL AGENCY.
Review of credit cards located charges made in London during the period May through June, 1987, which noted would coincide with travel to London on May 31, 1987, in which the AA ticket was issued to under the "Frequent Flyer Program".
also located, on her American Airlines Universal Air Plan statement, a record of her travel on September 1, 1988, from DFW via AA Flight 78, departing at 8:05 PM, First Class to LGA, connecting to HEATHROW AIRPORT (HA), London. The record also indicated a return flight on September 9, 1988, via BRITISH AIRWAYS (BA) Flight 217, departing at 4:00 PM, from HA to DULLES AIRPORT, Washington, D.C., with a total round trip airfare cost of \$3,062.
was unable to locate any record of other travel by to Europe during 1987.
Investigation on 2/14/89 at Dallas, Texas . File # DL 161A-2025
skw Date dictated 2/14/89

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DL 161A-2025 JFA/pkc <u>1</u>

<u>1</u>
The following investigation was conducted by b6 Supervisory Special Agent on February 14, 1989: b70
AT DALLAS, TEXAS
The below-listed individuals were contacted in reference to AMERICAN AIRLINES, Flight 79, on the date of September 3, 1987:
Captain advised that to the best of his knowledge, JOHN TOWER has never flown on a flight with him, and he stated that he cannot specifically recall AMERICAN AIRLINES, Flight 79, on September 3, 1987. He indicated that had there been any type of incident whatsoever to include a steward or stewardess requesting to be removed from first-class to coach, he would immediately be notified by the chief stewardess.
Flight Attendant was contacted and she advised she does not recall TOWER being on Flight 79. She is familiar with that particular flight, however, does not specifically recall September 3, 1987. She advised that it is common knowledge on board an aircraft among flight crew if there is a dignitary on board and particularly if that dignitary were to over indulge himself or herself or cause any type of incident. She advised she knows for a fact she has not been on board a flight where JOHN TOWER has been the subject of any adverse conversation. To the best of her knowledge, she has never flown with TOWER.
Flight Attendant for AMERICAN AIRLINES, was also contacted. She advised to the best of her knowledge, she has not flown on any flight with JOHN TOWER, and she is not aware of the identity of male flight steward

DL 161A-2025 DHI/tm 1

The following investigation was conducted by SSRA b7C on February 14, 1989.
AT FORT WORTH, TEXAS
AMERICAN AIRLINES (AA) Record Center at Tulsa, Oklahoma, phone was telephonically contacted and requested to provide the passenger manifest for AA Flight #79 on September 3, 1987 from London, England to Dallas, Texas. provided a facsimile copy of this manifest to the FEDERAL BUREAU OF INVESTIGATION (FBI) Office at Fort Worth, Texas, and also provided the following details:
On 8/10/87, JOHN TOWER, the appointee, was booked on a flight with AA through the IVI TRAVEL COMPANY, INCORPORATED, 7800 Stemmons Freeway, Dallas, Texas, by a listed at appointee's The ticketing for this trip was handled by the IVI Office at the LTV AEROSPACE COMPANY, Grand Prairie, Texas. Appointee was scheduled to depart Dallas 8/21/87 on AA Flight #50 to London and had pre-reserved seat 4H; depart London 8/23/87 on BAO Flight #223 for Islamabad, Pakistan; depart Islamabad on 8/28/87 on PK Flight #301 for Karachi, Pakistan; depart Karachi on 8/29/87 on BAO Flight #46 to London; depart London on 8/29/87 on SRO Flight #809 to Zurich, Switzerland; depart Zurich on 9/1/87 on DA Flight #861 to London; and depart London on 9/2/87 on AA Flight #79 to Dallas. Appointee's return trip to Dallas was however changed to re-schedule him onto AA Flight #79 on 9/3/87 departing London at 1:25 p.m. and arriving at Dallas 5:30 p.m.
Appointee had been assigned seat 4H on AA Flight $\#79$ on $9/2/87$, however, after re-scheduling to $9/3/87$, no pre-reserved seat was indicated on the manifest.
advised she was unable to determine appointee's actual seat assignment on AA Flight #79 on 9/3/87 from the passenger manifest, and to her knowledge, there were no other records available which would identify the actual seat assignment for appointee on that flight.

DL 161A-2025 JFA/pkc 1

b6 b7C

The	followin	g	investigation	was	conducted	bу	SSA
on Fe	ebruary 1	5,	1989:				

AT..DALLAS. TEXAS

an AMERICAN AIRLINES Flight Attendant, telephonically contacted the FBI Office and advised that she is familiar with AMERICAN AIRLINES, Flight 79; however, she does not recall the specific flight in question, which was September 3, 1987. She did state she definitely does not recall having been on board an airlines flight in which JOHN TOWER was a passenger. She does feel that if TOWER had been on board the flight that she was a flight attendant on, that information would have been made known to the entire flight crew.

DL 161A-2025 RCN/al <u>1</u>

The following inve	estigation was conducted by Special b6
INTERVIEWS OF AMERICAN AIRLE Flight Crew of AA Flight 79,	
telephonically advantage additional information conce appointee on the above fligh during previous interviews b (FBI) on February 9, 1989, a	go, California, telephone number vised that she could not recall any erning any alcohol consumption by the at, other than that provided by her by the FEDERAL BUREAU OF INVESTIGATION and February 11, 1989 at Bedford, she could only vaguely recall the
She described hers	elf as follows:
Race Sex Age Height Weight Hair	White Female 5'9 1/2" 128 lbs.
EVAS	

DL 161A-2025 JFA/pkc 1

The following investigation was conducted by SSA b70 on February 15, 1989:

AT. DALLAS, TEXAS

an AMERICAN AIRLINES Flight Attendant, telephonically contacted the FBI Office and advised that she is familiar with AMERICAN AIRLINES, Flight 79; however, she does not recall the specific flight in question, which was September 3, 1987. She did state she definitely does not recall having been on board an airlines flight in which JOHN TOWER was a passenger. She does feel that if TOWER had been on board the flight that she was a flight attendant on, that information would have been made known to the entire flight crew.

FEDERAL BUREAU OF INVESTIGATION

			Date of tran	scription	2/23/89 b6 b70
and fu	rnished the follo	was co	ntacted by Sation:	SSA	
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Investigation on	atat	Dallas, Te	exas	File #DL_	161A-2025
by	SSA	/pkc	Date dictated	2/23/89	· · · · · · · · · · · · · · · · · · ·

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1 FEDERAL BUREAU OF INVESTIGATION

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by		Date o	lictated	

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MISCELLANEOUS

DL 161A-2025 TAG/sp <u>1</u>

On February 10, 1989 who furnished only a telephone number of as a business number, telephonically contacted Investigative Assistant advised that he had recently seen publicity regarding JOHN TOWER, the appointee.	b6 b7С
stated that he merely wished to advise that many years ago, when the appointee was still serving in the United States Senate, had written him as a businessman requesting assistance in a particular matter. He stated that the appointee had responded in a very prompt and courteous manner and had been able to give him assistance.	
stated that he merely wanted to be on record as furnishing the above information. He noted he is not personally acquainted with the appointee.	

TELETY ENNIT

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FM FBI DETROIT (161A-2724-322) (C-4) (P)

TO DIRECTOR FBI/IMMEDIATE/

BT

UNCLAS E F T O

CITE: //3220//

181 Wan 2003.

SUBJECT: JOHN GOODWIN TOWER; SPIN (A); BUDED: PAST.

RE TELEPHONE CALL OF SA DETROIT, TO SSA

b6 b7С

SPIN UNIT, FBIHQ, MARCH 3, 1989.

ON MARCH 3, 1989, (X)

TECUMSEH, MICHIGAN, TELEPHONE NUMBER

TELEPHONICALLY CONTACTED THE LANSING RESIDENT AGENCY IN ORDER TO

PROVIDE INFORMATION RE CAPTIONED APPOINTEE.

ADVISED THAT HE BECAME ACQUAINTED WITH AND PERSONALLY

MET THE APPOINTEE DURING IN 1987.

ADVISED THAT WHILE IN THE COMPANY OF THE APPOINTEE AT THE ALR.

7 APR 25 1989

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PAGE TWO DE DE ØØØ4 UNCLAS E F T O SHOW HE OBSERVED THE APPOINTEE INTERACTING WITH VARIOUS HEADS OF STATE AND MILITARY LEADERS. | ADDITIONALLY OBSERVED THE **b**6 b7C APPOINTEE IN A PRIVATE SOCIAL SETTING. | ADVISED THAT THE APPOINTEE CONDUCTED HIMSELF IN A SUPERB FASHION. THE APPOINTEE PROJECTED HIMSELF VERY DIPLOMATICALLY AND WAS VERY INTELLIGENT AND CURIOUS IN HIS DEALINGS WITH PEOPLE. | ADVISED THAT A GROUP OF INDIVIDUALS HAD DINNER WITH THE APPOINTEE AND WERE ADDITIONALLY INVOLVED IN FEDERAL SOCIAL SETTINGS. THAT DURING THIS TIME HE NEVER OBSERVED THE APPOINTEE TO CONDUCT HIMSELF INAPPROPRIATELY. ADVISED THAT DURING DINNER, THE ENTIRE DINNER PARTY MAY HAVE CONSUMED ONE BOTTLE OF WINE. CHARACTERIZED THE APPOINTEE AS A VERY SOBER, ARTICULATE AND WELL EDUCATED INDIVIDUAL WHO HE WOULD RECOMMEND, WITHOUT RESERVATION, FOR A POSITION OF TRUST WITH THE UNITED STATES GOVERNMENT. ADMINISTRATIVE: DETROIT INDICES CONTAINED TWO REFERENCES TO AN (44-Ø AND 147-3408-218), HOWEVER, NONE OF THESE REFERENCES APPEARED TO BE IDENTICAL TO CONTACT WITH THE TECUMSEH POLICE DEPARTMENT, TECUMSEH, MICHIGAN, IN AN EFFORT TO OBTAIN INFORMATION REGARDING MET WITH NEGATIVE RESULTS.

PAGE THREE DE DE 0004 UNCLAS E F T O

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PP HQ BA DL		Por 1.16
DE WM		Tech Cing
ZNR UUUUU		C4 Laista & Int Alfa.
P 030208Z MAR 39		Telaphona Rin Circotor's Secty
FM FBI WASHINGTON METROPOLITAN FIELD OFF	ICE (161A-19411)	(P) (A-1)
TO DIRECTOR, FBI /PRIORITY/	Ô	S Love -
FBI BALTIMORE /PRIORITY/	U	1 1000 111 1333
FBI DALLAS/INFORMATION/PRIORITY/		
BT		
UNCLAS		
SECTION ONE OF TWO		
UNCLAS		
CITE: //3920//		
PASS: UNIT CHIEF GOVERN	MENT FRAUD, WCC	SECTION, b6 per FB3
FBIHQ AND UNIT CHIEF	SPIN UNIT,	FBIHQ.
<u> </u>	1- 2016	3 -269
SUBJECT: JOHN GOODWIN TOWER;	UTL, DALLAS, 1	FXAS; FAG-
DOD; (OO: BALTIMORE).		7 APR 25 1989
RE BALTIMORE TELETYPE TO FBIHQ AND	WMFO OF MARCH	1, 1989.
		Referral/Consult

CC - GBISEIN 1323

6/PM

Referral/Consult

PAGE SIX DE WM ØØ11 UNCLAS
THE INFORMATION SUPPLIED BY WILL BE PROVIDED BY WMFO TO
FBI BALTIMORE, IN RESPONSE TO THE RECIPROCAL CRIMINAL
INVESTIGATIONS AGREEMENT BETWEEN THESE TWO OFFICES.
FOR INFORMATION OF BALTIMORE, (WHO HAS REQUESTED b70 B
CONFIDENTIALITY FROM ALL THOSE OUTSIDE THE FBI) FURTHER ADVISED
ТНАТ
BT

#0011

INBOX.43 (#5419) TEXT: VZCZCWM0012 PP HQ BA DL DE WM #0012 0630221 ZNR UUUUU P Ø3Ø2Ø8Z MAR 89 FM FBI WASHINGTON METROPOLITAN FIELD OFFICE (161A-19411) (P) (A-1) TO DIRECTOR, FBI /PRIORITY/ FBI BALTIMORE /PRIORITY/ FBI DALLAS/INFORMATION/PRIORITY/ BTUNCLAS UNCLAS SECTION TWO OF TWO CITE: //3920// b6 PASS: UNIT CHIEF GOVERNMENT FRAUD, WCC SECTION, b7C b7D EASILY SOLICITED AT THIS POINT THAN BEFORE THE SEPARATION. NOTED THAT HE IS PERSONALLY AWARE OF MO DEROGATORY INFORMATION HELD BY REGARDING THE APPOINTEE.

SPIN UNIT, FBIHQ, PROVIDED COPY OF THIS COMMUNICATION FOR

PAGE TWO DE WM 0012 UNCLAS

INFORMATION. ANY SPIN-RELATED INTERVIEWS AND/OR INVESTIGATION AS DEEMED NECESSARY OR APPROPRIATE IS BEING LEFT TO DISCRETION.OF SPIN UNIT.

WMFO	GENERAL	AND	CONFIDENTIAL	INDICES	ARE	NEGATIVE	OR	
CONTAIN N	O DEROGA	TORY	INFORMATION	REGARDING	3			b6
	OR UTL C	ORPOR	ATION.			•		3

UNCLAS

BT

#0012

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VZZZSPĘRO139, 00 1904554 OF INVESTIGATION DE BBR-\$/013 REC ZNR UUUUU 0 071510Z MAR 89

FM LEGAT BERN (1618-67) RUC

TO DIRECTOR FBI/IMMEDIATE/

LEGAT PARIS (INFO)

BT

UNCLAS

CITE: //5550//

CID, SPLUMIT. ROOM 4371. PASS:

JOHN GOODWIN TOWER; SPIN(A). SUBJECT:

RE BERN TELCALL TO HQ MARCH 3, 1989.

Referral/Consult

APR 25 1989

PAGE THREE DE BER 0139 UNCLAS	
Referral/Consult	
b7	per C FBI
LEGAT IS NOT AWARE AS TO WHETHER	
HAS BEEN INTERVIEWED RE THIS MATTER OR WHETHER AN	
INTERVIEW MIGHT BE DEEMED DESIRABLE. IN ANY EVENT, HER CURRENT	
BUSINESS ADDRESS IS AS FOLLOWS:	
TELEPHONE	
PER TELCON WITH SSA SPIN UNIT, ON MARCH 3, 1989,	
THE ABOVE IS BEING FURNISHED TO FBIHQ FOR EVALUATION AND FBIHQ	
WILL ADVISE PARIS WHETHER TO CONTACT	
BT	
#O139	

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MARCH B. 1989

UNCLAS E F T O

ÎMMÊDIATE

FM DIRECTOR FBI {161-20403}

TO LEGAT BERN {161A-67}/IMMEDIATE/

LEGAT PARIS {161A-NEW}/IMMEDIATE/

BT

UNCLAS E F T O

CITE: //0635//

SUBJECT: JOHN GOODWIN TOWER; SPIN (A); BUDED: PAST.

INVESTIGATION HAS BEEN DETERMINED THAT

REFERENCE BERN TELETYPE 3/7/79 TO FBIHQ AND PARIS

IS ENROUTE TO GSTAAD, SWITZERLAND, AND CAN BE

REACHED AFTER 3/8/89 AT 03045713. LEGAT BERN SHOULD INTERVIEW

REGARDING THE INFORMATION SET FORTH IN RE BERN TEL.

INTERVIEW SHOULD SPECIFICALLY ADDRESS THE FOLLOWING AREAS:

WHAT TYPE OF ALCOHOL DID TOWER CONSUME AND AMOUNT (NUMBER OF

DRINKS); DID SHE PERSONALLY OBSERVE TOWER DRINKING AND UNDER

WHAT CIRCUMSTANCES; ANY INSTANCES OF OBNOXIOUS BEHAVIOR

FICIR LO DEPANJULE

PA\A\E :

4371

ば00M 437』

Leady discontinued.

And the State of the second "ht.p_{jj}, TOWER WHILE UNDER THE INFLUENCE OF ALCOHOL; DOES SHE BELIEVE

TOWER WOULD BE SUSCEPTIBLE TO COMPROMISE; DOES SHE BELIEVE

TOWER WOULD DIVULGE CLASSIFIED INFORMATION; DOES SHE BELIEVE

HIS USE OF ALCOHOL WOULD OR EVER DID AFFECT HIS JOB

PERFORMANCE; DOES SHE HAVE ANY KNOWLEDGE OF TOWER'S ALLEGED

WOMANIZING, IN THE UNITED STATES AND ABROAD; IF SO, SHE SHOULD

BE ASKED TO PROVIDE SPECIFICS (I.E., TIME PERIOD, PERSON(S)

INVOLVED, SPECIFIC DETAILS OF INCIDENTS); IS SHE AWARE OF ANY

ACTIONS BY TOWER WHICH WOULD BE INCONSISTENT WITH NATIONAL

SECURITY INTERESTS.

PARIS: INTERVIEW	REGARDING THE INFORMATION
SET FORTH IN RE BERN TELETYPE. INTERV	JIEM ZHONTO INCTNDE THOSE
SPECIFIC AREA CONTAINED IN ABOVE LEAD	FOR BERN.
INTERVIEWS SHOULD BE CONDUCTED IN	MEDIATELY AND RESULTS
TELEPHONICALLY FURNISHED TO THE SPIN (TX3 AZZ) TINU
OR PSS EXT. AND IF	ANY UNFAVORABLE
INFORMATION PROVIDED BY EITHER INTERV	CEWEE, FOLLOWED WITH
TIPZ 3HT OT YLTS3RIG G3LIMI2SAR 5DE-G7	· (4725-45E 23A4)
NOTE: INFORMATION REGARDING	TRAVEL

AZZ OT FNOIZIVIŒ YN

ITINERARY PROVIDED BY SSA

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DE SA w0011 0872)44	(m) 1
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k 5522552 Mar 39		
Fri F31 SAN ANTON	IO (181-1468) (RUC)	
TO DIRECTOR FUI	(151-20403)/ROUFINE/	,
آد		W.
JNCLAS		
CIPS. //37/3//		•
PASS:	ROOM 4371, SPIN UNIT.	
SUBJECT: JOAN G	CODWIN TOWER, SPIN (A).	
ON MARCH 7,	1959,	SAN ANTONIO,
THAAS, TELEPHONE	TELEPHONICALLY ADVI	SED SAN ANTONIO AS
follows.		
Avv	S A STUDENT AT THE UNIVERSITY	OF TEXAS, AUSTIN,
TEXAS, IN THE EA	RLY 1970S. AROUND 1973,	WAS EMPLOYED AS
	AT THE AUSTIN COUNTRY CL	UP, EAST RIVERSIDE
DRIVE, AUSTIN, T	EXAS. DURING HIS EMPLOYMENT	HERE, HE RECALLS &
JOHN TOWER ATTEN	DING A DINNER PARTY AT THE RES	TAURANT ASSOCIATED
	•	7 APR 25 1989
CC DESTROYED		
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PAGE TWO DE SA JULY UNCLAS

WITH THE COUNTRY CLUG. AFTER THE PARTY WAS OVEP, TOWER REMAINED

AT THE RESTAURANT ALONG WITH SEVERAL OTHER CUESTS.

RECALLED THAT HE (TOWER) WAS DRINKING SODA POP AT THIS TIME.

ADVISED THAT HE WANTED TO BRING THE ABOVE

INFORMATION TO THE ATTENTION OF THE FDI AS HIS OBSERVATION OF

TOWER WAS THAT HE WAS IN CONTROL OF HIMSELF AT ALL TIMES, AND

MEVER EXHIBITED ANY PROBLEMS WHATSOEVER.

NO ACTION BEING TAKE AT SAM ANTONIO, UACB.

NNIL

#VV14

APR 25 1989

6/Pm

VZCZCPARO573	iaar 1	祖司	
RR HQ / ZMAP BY IL DJZ			
DE PAR #0573 0691501 OF INVESTIGATION	OBE*	MATICA	
ZNR UUUUU			
R 101500Z MAR 89			
FM PARIS (161A-156)(RUC)			Etalia
IG-DIRECTOR PBI (161-20403)/ROUTINE/			Sura /
вт		ب من	
UNCLAS E F T O			
CITE: //5250//			
PASS: HQ FOR SSA SPIN UNIT.			b6 b7c
SUBJECT: JOHN GOODWIN TOWER; SPIN (A):	BUDED: PAST	·.	
REBUTEL, MARCH 8, 1989.			
ON MARCH 9, 1989, NUMEROUS ATTEMPTS	S DURING THE	E DAY AND	
EVENING WERE MADE TO TELEPHONE	IN MADR	D. RESULTS	\$
WERE NEGATIVE.			
ON MARCH 9, 1989, SSA	ADVISE	ED TO	
DISCONTINUE DUE TO IMMINENT VOTE ON CAND	DIDATE BY TH	ME SENATE ON	1
MARCH 9, 1989.			
ACCORDINGLY, THIS MATTER IS RUC.	16	1-20/1	3-27

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PAGE TWO DE PAR 0573 UNCLAS

ET

#0573

NNNN

REC-HAR I INBOX.83 TEXT: VZCZCBA0026 RR HO DE 3A \$0026 0722201 ZNR UUUUU R 132145Z MAR 89 FM FBI BALTIMORE (161A-HQ-20403) (SQ 9) (RUC) TO DIRECTOR FBI/ROUTINE/ BT UNCLAS CITE: //3858// SPIN UNIT, ROOM 4371. PASS: b6 b7C SUBJECT: JOHN GOODWIN TOWER; SPIN (A). REFERENCE BALTIMORE REPORT OF SA DATED FEBRUARY 14, 1989 AND BALTIMORE REPORT OF SA DATED MARCH 1, 1989. SINCE BALTIMORE IS NOT IN RECEIPT OF ANY ADDITIONAL APR 25 1989 LEADS THIS MATTER IS CONSIDERED RUC9 3T#0020 CC DESTROYED

FD-3	6 (Rev.	8-29-85)				
A . 13.				FBI		
	[TRANSMIT VIA: ☐ Teletype ☐ Facsimile ☐ Airtel		PRECEDENCE: ☐ Immediate ☐ Priority ☐ Routine	CLASSIFICATION: TOP SECRET SECRET CONFIDENTIAL	
CI.NSS	· · · · · · · · · · · · · · · · · · ·	^			☐ UNCLASEFTO☐ UNCLAS☐ UNCLAS☐ 3/15/89)
Ci. C.D	HY.	<u> </u>			Date	
STR PLC	1-1-	TO :	DIRECTOR, E	BI		11
	2 3	FROM:	SAC, OKLAHO	MA CITY (161A-1	338)(RUC)	1
	4	JOHN GOODW	IN TOWER			
	5	BUDED: PAS'				
	6	;	Re Dallas t	celetype to the	Bureau, 2/14/89.	
	7				against JOHN GOOD United States Sen	
	8	no further by the Okl	investigat	cion is being co	nducted in this ma	tter
	9					
	10					
	11				161-7010	3-275
	12				4/25	00
	14	•			W married 19	59]
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	19	2 - Bureau				_
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						- 1
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GPO: 1987 O - 193-749

Memorandum



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Date April 24, 1989

Exec AD Inv
Exec AD LES
Asst. Dir.:
Adm. Servs
Crim. Inv
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Lab
Legal Coun
Off. Cong. &
Public Affs
Rec. Mgnt
Tech. Servs
Training
Telephone Rm

Subject:

SSP

John G. Tower

Special Inquiry

Attached are FD 302's dated 12/22/88; 2/11/89; and 2/15/89 containing the results of anonymous telephone calls received during the course of the background investigation of John Tower.

ENCLOSURE PAMAPAM

16-74-03-276

APR 27 1989

6/Pm

161-20403-276 ENGLOSURE

it and its contents are not to be distributed outside your agency.

FEDERAL BUREAU OF INVESTIGATION

12-22-88

Date of transcription_

<pre>an anonymous telephone individual described h still active in matter individual advised tha</pre>	rs regarding This at he wanted to inform the FBI of derogatory a nomination of Senator TOWER, which had not
nomination would prese	stated that he thought that Senator TOWER's ent a conflict of interest as Senator TOWER which.
boozes it up." When a	then advised that Senator TOWER "always asked for a specific example of this behavior, that Senator TOWER was "on the juice as soon ae air."
so the she had avoid his advances. who now worked Washington. D. C. Accorded	cording to the source, the incident involving during Sector TOWER's marriage. The source VER's wife was upset because some of her
	also noted that Senator TOWER had secured a government archival position.
could verify the source a in the the head of the was described formerly	
land, p	section of the USAF.
Investigation on 12-16-88	Washington, D. C. File # 161A-20403
by SSA	Date dictated 12-22-88

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency;

is, according to the source, now employed by both both both both both both both both
[washington, D. C., in the area of "computer"
data." The source opined that could testify to Senator
TOWER's drinking as being a pattern of behavior.
The source advised that he thought that the greatest
potential of information regarding Senator TOWER's drinking would
be to interview non-commissioned officers (NCO) in the military
who accompanied Congressman on trips. The source suggested that
the FBI interview
Washington, D. C. who was
and who is about tois
currently with the

The source refused to reveal both his identity and any means of recontacting him. However the source agreed to telephonically contact the write on 12-22-88 to further elaborate on the above-mentioned allegation or to provide addition information which would enable the FBI to locate and interview the individuals specifically mentioned by the source.

bus quellatt. 12-16 active WAM hellwit cenametristen & conce out on presi SINW ST Crucis The Arms Die: confect of enterest fintered 5 felt cenease ove shireep borges of pep - lady Jerkherself in 200n who Mes To going try emule milescent WAC M sperfec ex! arjuil es somes got en the sei 57 yard Mes Lagoren gripne! during manage ! alsolutel Tseid to me 5) James Oft before Charl would To ce d'es computa data A just a pattern ils behavior a mosthelp 2 enterview [

12/16/88.

John bordwer town - annymous caller who spoke with SSA

FEDERAL BUREAU OF INVESTIGATION

		2/15/89
	1	Date of transcription
was telephis name or prov	vide any identif <u>ying</u> Ly spoken to SSA	on 2/13/89, SSA hy a man who refused to give information. He advised that FBI who referred this
could bring for due to his curre advised that in the United State this position.	yard to the FBI would ent job, he was in a whom he tates Air Force, had but he had no	way of knowing how she secure had a "bad reputation" as she
non-commissioned In particular, h office of "L and liaison" approxi person, whom he reference book,	d officers (NCO) who ne mentioned a senior d L", which he later mately two years ago initially called advised that the NCO	's name waserviewed since he was involved
This s because that wou	source advised that hald, in his opinion,	e could not step forward jeopardize his family.
Senator TOWER's Town, Alexandria	, Virginia which he , he added that he h	was with of Old claimed was a major and no information to support
		-
gation on 2/13/89	at <u>Washington, D.(</u>	C. File # 161A-20403
ZGA MALA	٦	2/15/89

INTERNIEW

mil trame forward to make a of due tolus for tool reputation. but no way of the worken, hill uplace front office re: jegrende famile

FEDERAL BUREAU-OF INVESTIGATION

1 Date of trans	2/11/89 scription
	t that he/she had had "hit the
Author advised source that the FBI does identity of an individual who requested "T" symbowhich was given to this source, to any client ago White House. Author also advised that the FBI does conclusion or make a recommendation as to an intercredibility.	ol confidentiality, ency, including the oes not reach a
WMFO T -11 expressed concern over losing having provided information to the FBI. Source to his/her having been give "T" symbol confident	was again assured
•	
2/10/89 Washington, D. C.	FBIHQ 20403
SA RJD:kld Date dictated	2/11/89

Prev	rious editions usable
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FTS	AUTOVON
IS WAIT	NG TO SEE YOU
WISHES	AN APPOINTMENT
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	٦
DATE	TIME
STANDARD FOR Prescribed by GFPMR (41 CFR	ORM 63 (Rev. 8-81) SA 1) 101-11.6
	FTS IS WAIT! WISHES DATE STANDARD F. Prescribed by G.

ORIGINAL INTERVIEW	J b6
NOTES OF	b7C b7D
T-11 CONTAC	271 NG
56A	b6 b7C
01 2-10.89	•

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58A-2151 Sub FV RAH/rah

JOHN G. Tower

- me

On February 13, 1989, Special Agent
Federal Bureau of Investigation, contacted
attorney for was advised that certain issues
needed to be resolved regarding association with former
SENATOR JOHN TOWER in connection with TOWER'S pending nomination
as Secretary of Defense replied that he would advise
not to talk to the FBI unless assurances were given that
had no criminal involvement. In the alternative,
suggested that be granted immunity was
recontacted later the same afternoon and advised that the FBI
would not give said assurances or immunity.

APR 27 1989

APR 27 1989

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